UNITED STATES SECURITIES AND EXCHANGE COMMISSION

In the Matter of:)

) File No. FL-03815-A

JAY PEAK, INC.

WITNESS: William Stenger

PAGES: 1 through 273

PLACE: Securities and Exchange Commission

801 Brickell Avenue, Suite 1800

Miami, Florida 33131

DATE: Wednesday, May 21, 2014

The above-entitled matter came on for hearing, pursuant to notice, at 10:30 a.m.



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(202) 467-9200

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Page 2
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      APPEARANCES:
 1
                                                          1
                                                                       PROCEEDINGS
 2
                                                          2
                                                                    MS. FUCHS-SINDLER: We are on the record
 3
      On behalf of the Securities and Exchange Commission:
                                                              at 10:30 a.m. on May 21st, 2014. We are here to
                                                          3
 4
         TRISHA FUCHS-SINDLER, ESQ.
                                                          4
                                                               take the testimony of William Stenger at the SEC
 5
         BRIAN JAMES, ESQ.
                                                          5
                                                               Offices of Miami, Florida.
 6
         MICHELLE LAMA, ACCOUNTANT
                                                          6
                                                                    Mr. Stenger, please raise your right
 7
         Division of Enforcement
                                                          7
                                                              hand
 8
                                                          8
         Securities and Exchange Commission
                                                                    Do you swear to tell the truth, the
 9
         801 Brickell Avenue
                                                          9
                                                              whole truth, and nothing but the truth?
10
         Suite 1800
                                                        10
                                                                    MR. STENGER: I do.
11
         Miami, Florida 33131
                                                        11
                                                               Whereupon,
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         (305) 982-6300
                                                        12
                                                                        WILLIAM STENGER
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                                                        13
                                                              was called as a witness and, having been first
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                                                        14
                                                              duly sworn, was examined and testified as follows:
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      On behalf of the Witness:
                                                        15
                                                                    MS. FUCHS-SINDLER: Please state and
16
         DAVID B. GORDON, ESQ.
                                                        16
                                                              spell your full name for the record.
                                                                    THE WITNESS: William Joseph Stenger,
17
         Richardson Patel, LLP
                                                        17
18
         405 Lexington Avenue
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                                                              S-T-E-N-G-E-R.
19
         49th Floor
                                                        19
                                                                    MS. FUCHS-SINDLER: Have you ever been
20
         New York, New York 10174
                                                        20
                                                              known by any other name?
21
                                                        21
         (646) 755-7315
                                                                    THE WITNESS: No. Well, my nickname is
22
                                                        22
                                                              Bill.
23
                                                        23
                                                                    MS. FUCHS-SINDLER: Okay.
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                                                        24
                                                                    My name is Trisha Sindler. I'm a Senior
25
                                                        25
                                                               Counsel with the Division of Enforcement of the
                                                                                                      Page 5
                                              Page 3
 1
                CONTENTS
                                                         1
                                                              United States Securities and Exchange Commission.
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                                                         2
                                                              With me are Brian James, also Senior Counsel, and
 3
      WITNESS:
                                  EXAMINATION
                                                         3
                                                              Michelle Lama, Accountant. We may be joined later
 4
      William Stenger
                                                              by phone after lunch by Christopher Martin, who's
                                       12
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                                                         5
                                                              Senior Litigation Counsel. We are -
                   DESCRIPTION
                                          IDENTIFIED
 6
      EXHIBITS:
                                                         6
                                                                    THE WITNESS: What's his name again, the
 7
                                      11
                                                         7
        .92
               Subpoena
                                                              gentleman who may join us?
 8
         93
               Background Questionnaire
                                                         8
                                                                    MS. FUCHS-SINDLER: Mr. Martin.
 9
        94
               Letter, dated 6/18/08
                                         67
                                                         9
                                                              Christopher Martin.
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10
        95
               Email, dated 1/27/09
                                         96
                                                                    THE WITNESS: Chris Martin. Okay.
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        96
               Letter, dated 7/1/08
                                        131
                                                        11
                                                                    MS. FUCHS-SINDLER: He may join us after
12
        97
               Letter, dated 11/16/11
                                         138
                                                        12
                                                              lunch by phone.
13
        98
               Photos
                                    151
                                                        13
                                                                    THE WITNESS: All right. Thank you.
                                                        14
                                                                    MS. FUCHS-SINDLER: We are Officers of
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        99
               Purchase & Sale Agreement,
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              dated 7/21/11
                                     170
                                                        15
                                                              the Commission for the purposes of this
16
        100
               Purchase & Sale Agreement
                                             170
                                                        16
                                                              proceeding.
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        101
               Power of Attorney
                                         176
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                                                                    This is an investigation by the
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        102
               Emails, dated 6/2/10
                                         183
                                                        18
                                                              Commission in the matter of Jay Peak, Inc., file
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        103
               Emails, dated 5/28 - 5/29
                                          198
                                                        19
                                                              number FL-3815, to determine whether there have
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        104
               Offering Materials
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                                                              been violations of certain provisions of the
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                                                        21
        105
               AnC Bio Vermont
                                          226
                                                              federal securities laws; however, the facts
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                                                        22
                                                              developed in this investigation might constitute
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                                                        23
                                                              violations of other federal or state, civil or
                                                        24
                                                              criminal laws.
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                                                        25
25
                                                                    Let me briefly explain the procedure we
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2 (Pages 2 to 5)

Page 6 Page 8 will follow today. We'll be asking you a series 1 recollections. 2 of questions. At any time, if you want to take a 2 Do you understand that? 3 short break, feel free to tell us. We'll be happy 3 THE WITNESS: I do. MS. FUCHS-SINDLER: The court reporter 4 4 to accommodate you. All we ask is that if there's 5 5 a question pending, that you answer the question transcribes these proceedings and will create a 6 before we go on a break. 6 transcript of your testimony at the end. Please 7 THE WITNESS: Uh-huh. 7 make sure to answer verbally hecause the court 8 MS. FUCHS-SINDLER: During the course of 8 reporter cannot pick up any nodding or any other 9 your testimony today, I'm going to ask you 9 gestures. 10 10 Do you understand? questions about things that happened or may have 11 happened in the past. Obviously, time has gone by 11 THE WITNESS: I do. 12 since those events and you're likely to have a 12 MS. FUCHS-SINDLER: Also, sometimes when 13 better and more complete memory of some events 13 people are testifying, they anticipate the 14 14 than others. question, but for the sake of the transcript --15 15 In answering a question about these THE WITNESS: I understand --16 16 events, however, you should tell me about all your MS. FUCHS-SINDLER: Right -- if you 17 17 memories or recollections that are responsive to could please let me finish the question and then 18 answer, and that will help create a clear 18 the question, not just those that are specific or 19 19 perfectly clear or those of which you're a hundred transcript. 20 THE WITNESS: I understand. 20 percent sure. 21 21 I'm asking you also for vague memories, MS. FUCHS-SINDLER: Okay. Thank you. 22 22 general memories, cloudy memories, and/or memories Also, if we have a conversation about 23 23 the case when we're off the record, we have to of which you are less than a hundred percent 24 24 certain. In other words, I'm asking you for any summarize that conversation when we return on the 25 25 responsive recollection whatsoever you may have record. Page 9 Page 7 however incomplete or uncertain or vague or 1 Do you understand? 1 THE WITNESS: No. When you say off the 2 nonspecific it may be. We can then sort out which 2 3 3 memories are clear and certain and which are less record? 4 4 clear and less certain. MS. FUCHS-SINDLER: That means let's say 5 Do you understand this? 5 we --6 THE WITNESS: I do. 6 THE WITNESS: I understand what that 7 7 MS. FUCHS-SINDLER: Okay. means, but does that mean that she is no longer 8 And do you agree to answer my questions 8 transcribing what happens? 9 9 with this understanding in mind? MS. FUCHS-SINDLER: Exactly. 10 THE WITNESS: The -- to the fullest of 10 THE WITNESS: Okay. 11 MS. FUCHS-SINDLER: So if we go and we 11 my ability, yeah. 12 12 MS. FUCHS-SINDLER: Therefore, if you take a break --13 13 THE WITNESS: Yes. answer, I don't recall or I don't remember or I 14 forgot, I will assume that you have no memory or 14 MS. FUCHS-SINDLER: -- and while 15 we're on the break we have a substantive recollection whatsoever that is responsive to the 15 16 question asked, not even fuzzy or less than 16 conversation --17 17 THE WITNESS: I see. crystal clear memories. 18 Do you understand that? 18 MS. FUCHS-SINDLER: -- we summarize. 19 19 THE WITNESS: Okay. THE WITNESS: I do. 20 MS. FUCHS-SINDLER: It may be that 20 MS. FUCHS-SINDLER: And if we didn't, we 21 reviewing certain documents refreshes your 21 just confirm that there were no substantive 22 22 recollection as to the events you are questioned conversations. 23 23 about. In such a case, I'm asking for your THE WITNESS: I understand. I 24 24 testimony on everything that is responsive to the understand. 25 MS. FUCHS-SINDLER: And if you could 25 question, not just clear or specific

	Page 10		Page 12
1	just wait until I finish	1	EXAMINATION
2	THE WITNESS: Till you're done. I'm	2	BY MS. FUCHS-SINDLER:
3	sorry.	3	Q The court reporter has marked a copy of
4	MS. FUCHS-SINDLER: Exactly.	4	your subpoena as Exhibit No. 92, and that is in
5	THE WITNESS: I'll get it.	5	front of you. It's a document dated March 19th,
6	MS. FUCHS-SINDLER: You're anticipating	6	2014.
7	everything, so all right.	7	Have you seen this document before?
8	Are you under any medication that would	8	A I have.
9	affect your ability to testify today?	9	Q And is this a copy of the subpoena
10	THE WITNESS: No.	10	pursuant to which you're appearing today?
11	MS. FUCHS-SINDLER: Or that would affect	11	A I believe it is.
12	your memory today?	12	Q Okay.
13	THE WITNESS: No.	13	The subpoena calls for the production of
14	MS. FUCHS-SINDLER: Okay.	14	certain documents. Have you produced any
15	Prior to the opening of the record, you	15	documents called for by the subpoena?
16	were provided with a copy of the Formal Order of	16	A I believe I provided all the documents
17	Investigation in this matter. It will be	17	that were asked for in the subpoena.
18	available to you for your examination during the	18	O Please describe the search that was
19	course of this proceeding.	19	conducted for the requested documents and state
20	Mr. Stenger, have you had an opportunity	20	who conducted that search.
21	to review the Formal Order?	21	A I reached out to Mr. Gordon and
22	THE WITNESS: I have.	22	MR. GORDON: You don't want to reveal
23	MS. FUCHS-SINDLER: Prior to the opening	23	your communications with me, but
24	of the record, you were provided with a copy of	24	THE WITNESS: Well, I read the subpoena,
25	the Commission's Supplemental Information Form	25	and I knowing that there were documents and
			7-
	Page 11		Page 13
1	1662. A copy of that notice was previously marked	1	emails and communication that you requested, we
2	as Exhibit No. 1.	2	facilitated the response and and produced the
3	Have you had an opportunity to read	3	items that were requested. And I believe that was
4	Exhibit No. 1?	4	done, and it was done in accordance with our
5	THE WITNESS: I have.	5	efforts to supply the Commission what it was
6	MS. FUCHS-SINDLER: Do you have any	6	requesting from our organization.
7	questions concerning that exhibit?	7	And as President of that company, those
8	THE WITNESS: I do not.	8	documents were part of that grouping of
9	MS. FUCHS-SINDLER: Are you represented	9	submissions. And all of, I believe, my emails and
10	by counsel?	10	such were provided.
11	THE WITNESS: Yes.	11	BY MS. FUCHS-SINDLER:
12	MS. FUCHS-SINDLER: Would Counsel please	12	Q And who assisted you in gathering the
13	identify himself for the record by stating your	13	documents to produce pursuant to the subpoena?
14	name, the name of your firm, your business address	14	A Our Accounting Department. I believe
15	and telephone number.	15	the our legal advisors. Between the Accounting
16	MR. GORDON: David Gordon, Richardson	16	Department, the legal advisors, and our IT
17	and Patel, 405 Lexington Avenue, 49th floor, New	17	Department, the scope of things that were
18	York, New York, 10174. Phone number, (646)	18	requested I believe were provided in full.
19	755-7315.	19	Q Did you check any personal computers
20	MS. FUCHS-SINDLER: Mr. Gordon, are you	20	that you have?
21	representing Mr. Stenger as his Counsel today?	21	A I don't have a personal I have an
22	MR. GORDON: Yes.	22	iPad. That's all I have. I don't have a personal
	MS. FUCHS-SINDLER: Okay.	23	computer. All of my emails and communications
23			
23		24	
232425	(SEC Exhibit No. 92 was marked for identification.)	24 25	were in the principal company computer that is in my office, and that's it.

	Page 14		Page 16
1	Q Have you withheld any documents we	1	litigated, and as President of the company, you
2	requested based on any claim of privilege?	2	may or may not be asked to testify.
3	A None.	3	Q Okay.
4	Q Were there any documents not produced	4	Besides those three or four ski injury
5	for any reason, other than privilege?	5	cases, are there any other matters in which you've
6	A None.	6	been deposed?
7	Q Do you know of any documents that were	7	A No.
8	not provided, but that were in your possession at	8	Q Okay.
9	a prior time or that were lost, destroyed, or	9	And if you could go to number nineteen,
10	otherwise disposed of?	10	which I believe is the second to the last page,
11	A I do not.	11	where it asks if you have now or ever been an
12	Q Okay.	12	officer or director of any publicly-held company.
13	(SEC Exhibit No. 93 was marked	13	Could you elaborate on that?
14	for identification.)	14	A Yes. I was a member of the Board of
15	BY MS. FUCHS-SINDLER:	15	Directors of the Central Vermont Public Service
16	Q You have in front of you what was	16	Corporation from, approximately, 2007 to 2013. The
17	previously what was marked before you came in	17	company was sold in 2013 to Green Mountain Power,
18	as Exhibit No. 93 a copy of the background	18	a utility company headquartered in Colchester,
19	questionnaire that you've provided to us. We've	19	Vermont.
20	marked that as Exhibit 93 again. And we	20	And at the time of that sale, the Board
21	appreciate you providing that to us.	21	of Directors of Central Vermont Public Service was
22	Do you recognize this document?	22	dissolved, and my service to that company ended,
23	A I do.	23	as did the other directors that were on that
24	Q What is it?	24	Board.
25	A It is a questionnaire about my	25	Q Okay.
	Page 15		Page 17
1	background, my family, my involvement in history	1	Have you now or ever been an officer or
2	of education, and it's a short history of	2	director of any privately-held company?
3	employment.	3	A I was an officer of my first employer in
4	Q Is this your handwriting?	4	the ski industry in Pennsylvania, Jack Frost
5	A It is.	5	Mountain Resort. I was the President of that
6	Q And is all the information contained in	6	resort.
7	here accurate?	7	I was President of Jay Peak Resort
8	A Yes, it is.	8	through my tenure there and up until 2008 when the
9	Q Is there any information that you did	9	company was sold, and I retained that position
10	not include that you now want to add?	10	because I remained with the company after that
11	A None.	11	date.
12	Q If you could just turn to number ten on	12	Other
13	the second page when it asks about whether you've	13	Q Can I go back?
14	been deposed before, and you state that you	14	A I'm sorry.
15	mentioned ski injury cases over the past forty	15	Q So you were the President of Jay Peak
16	years.	16	Resort from what period to when?
17	A Uh-huh.	17	A I joined Jay Peak Resort in 1984 as
18	Q Those are the cases in which you've been	18	Executive Vice-President, and I think it was a
19	deposed?	19	year later that the partners appointed me as
20	A Well, over that forty-year period there	20	President. And I remained in that role until the
21	have probably been three or four cases where I was	21	company was sold in 2008. And then the new
22	deposed in an insurance claim-related ski injury.	22	corporation, I remained as President and CEO.
0.0	It's quite typical in our industry, that we have	23	Q And what is the name of that new
23			
23 24	four hundred thousand visits a year and a handful of injuries, that one or two might wind up being	24	corporation? A Well, it's owned Jay Peak Resort is

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owned by an organization called Q Resorts.

Q So your current title with Jay Peak Resort is --

A President and CEO.

Q Any other private companies of which you're an officer or director?

A I don't -- no. The answer's no. I'm a director and participant in a number of non-profit volunteer organizations, but privately held, no. That would be it.

Q As President and CEO of Jay Peak, what does your role consist of?

A I am involved in the day-to-day operations of the resort. I'm involved in the developmental planning, operational planning, responsible for a staff of fifteen hundred in the winter time.

The scope of the resort is skiing, golf, conference business, wedding coordination, a variety of other recreational activities. We welcome about a million visitors a year. And my job is to make sure the resort runs correctly, efficiently, profitably.

And I manage on a day-to-day basis about thirty-five managers and supervisors, who, in

minutes.

I'll then go to the next department that is important to that day's operations, which would be our Lift Operations and Maintenance Department, to determine if there are any conditions that would prevent us from running all of our lifts, when weather conditions may or may not play a role in that

Once I know what the snow making and grooming outcomes are in the lift operations -- conditions are, I'll communicate with my Marketing Department and verify what our message to the public will be that morning. That all happens before 7:00 a.m.

I then will proceed to the first of three hotels that we operate and two cafeterias to make sure that the facilities are clean and neat, ready to be opened, that the staff is in place to welcome people, that the Food Service Departments in each location are prepared for the breakfast offerings that we give to the day skier, as well as our destination skier. That takes me about -- about forty-five minutes to complete.

In the meantime, I have an opportunity to welcome the staff, interact with them, perhaps,

Page 19

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turn, deal with a great staff of up to fifteen hundred in the winter and about five hundred in the summer.

I'm involved in every aspect of the organization, government relations, community relations. I'm a hands-on General Manager who has also the title of President and CEO, but I'm a hands-on GM.

Q Hands-on GM, General Manager?

A General Manager.

Q Let me just explore. When you say the day-to-day operations, if you can give me a flavor for what you're talking about.

A Would you like me to take you through an average day in winter time?

Q Yeah, if you want.

A I'll arrive at the ski area at about
6:30 in the morning. I'll drive to the operations
garage area where I'll meet the groomers who just
finished the midnight to six grooming shift. We'll
review grooming performance, trail conditions.
We'll take note of what snow making may have taken
place overnight and what kind of condition the
trails will be in for our guests that day. That
generally takes about a half hour, forty-five

Page 21

Page 20

thank them for what they're doing, and, in general, do what a good manager does, which is motivate and -- and appreciate the people that work for you.

Then I will go to my office. I'll usually get there about 8:00. I'll touch base with my Marketing VP on any things that he might have on his agenda. And then I'll sit down at my computer, and I'll track emails that might've come in overnight, answer those that I can, get a sense of what issues I might need to deal with from them, if any.

Then our operation -- our operation starts at 8:30, the actual welcoming of guests and the actual running of the resort from a skiing standpoint. At that time, our guests are starting to arrive. I'll take time to make sure that our arrival procedures, parking attendants, plowing, driveways and parking lots are clear and in the kind of order that a guest would expect.

I'll then generally proceed to meet with the hotel General Manager around 9:00 to see if there were any issues overnight in his world, because we have three thousand beds and we have over four hundred dwelling units, and were there

6 (Pages 18 to 21)

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any issues that he is aware of that would need my interaction with him to solve.

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By about 10:00, the water park, which is a big part of our year-round operation, is about to open. Sometimes I try to be there at 9:30 when they have their team meeting where they have thirty employees, that every morning at 9:30 they have a team meeting to prepare for the opening of their facility. I try to be there on occasion to see if they have any questions, again, thank them for what they're doing, and be aware of if there are any issues the manager of that facility has that needs my interaction.

Once that's done, we're into the operation of the day, and then I will probably go back to my office. I might be involved in various meetings with various staff. I have administrative duties. I might be signing checks. I might be meeting my HR Director on an issue. When you have fifteen hundred employees, you have HR issues almost on a daily basis. Something happens, and they will need to either let me know

And then we get into the middle of the

about those things or just maybe there's a

question that only I can answer.

Page 24

And when you had mentioned you're involved with developmental planning and operational planning, what were you referring to?

A Well, I refer to developmental planning as the physical creation and development of the physical property of Jay Peak. In -- probably 1992, after a number of years of planning and -and collaboration with my staff and my community, we got a master plan developed and approved by our community and our -- what we call our Act 250 Commission, which is an environmental review procedure in Vermont

And that master plan, developed in the nineties, was sort of the blueprint for what would Jay Peak become going forward. And so from a developmental standpoint, ever since the late eighties and throughout the nineties and the early 2000 to 2006, we were involved in elements of the construction, expansion, and creation of that master plan. It continued from -- passed 2006 and continues to this day. We are still developing the resort, but I will say right now we're probably at about eighty-five percent complete. So a few more things of relevance to do, but -- so that's the developmental thing.

Page 23

day where our Food and Beverage Department ramps up, because the skiers are there in the morning. Come noontime, they're in the inside. Afternoon, they're outside. About between four and six, they depart. And I'm aware of all of those different periods of activity. And during the noon hour, I try to make sure I'm visible in each of the Food and Beverage Departments, because we could be

So I don't go in and necessarily flip burgers, but I've done it many times. I might bus tables. I might be making sure that we're clean and neat. And all of our supervisory people are hands-on in that same manner.

feeding up to six thousand people a day on a busy

winter operating day. We have nine restaurants.

The day doesn't end anymore at 4:00 when the lifts stop, because our water park continues to run, our restaurants continue to run, our retail operations continue to run, our ice arena continues to run. We run those facilities right up until 9:00 or 10:00 at night. 1, generally, get out of Jay 6:30 in a winter operating day, 6:00, 6:30. They're long days, but it's a great property and a great resort and we do great work.

Q Okay.

Page 25

1 And in the course of an average week, 2 you know, the slowest time of our operation is 3 usually the afternoons. The mornings, all hell can break loose. But -- so if we're going to have 5 a developmental meeting or something about future 6 construction, it would usually occur in -- you know, in the afternoons, not always. I mean, sometimes the morning, but mostly -- so the 9 developmental side of a resort is -- and every resort has this, how do you stay current, how do you stay competitive, how do you say contemporary in terms of your facilities, and that implies construction.

O So would it be fair to say that you're involved in the construction of the various buildings and structures in connection with various limited partnerships?

A I have awareness and involvement of all the construction that's going on, yes.

Q Including changes?

A In most cases, yes. You know, in most cases, yeah. I'm the President and CEO of an organization. I have a fairly sizeable construction group that works with me. So I'm familiar with what we've built and when we built

7 (Pages 22 to 25)

Page 26 Page 28 hope you understand what I'm talking about. it and how we built it. So I have a good general 1 BY MS. FUCHS-SINDLER: 2 understanding of those things. 2 3 3 Q And do you have authority to do hiring Q So do you recall that that's just the 4 4 name? and firing? 5 5 A I do. A No. I'm not -- I apologize for not 6 6 knowing the phrase that I should use in Q And can you tell me the names of the 7 7 identifying. different EB-5 limited partnerships? 8 8 A I can. We have our first limited Q Resorts, which owns Jay Peak Resort 9 9 and who I am President and CEO of, are the general partnership was -- I refer to it as the Tram Haus 10 Lodge. It's Phase I. 10 partner for this project. And that's what my role 11 is and that's what -- that's what I understand and 11 Q Phase I. 12 12 A And it was thirty-five investors, and we that's true for all of these partnerships. 13 13 constructed the Tram Haus Lodge facility within If I don't know -- if I'm not properly 14 14 referring to the legal phrase, I apologize. And I that project. 15 15 don't know if I can consult with David or not. Q And -- so we'll call it Phase I. 16 16 MR. GORDON: Well, I think that they'd A Phase I. That's how I refer to it as. 17 17 like you to answer their questions, and I will ask That's all right. 18 18 Q And who's the general partner? them, if it's okay, to help with clarifications. 19 19 The general partner, I'm the general MS. LAMA: Is the general partner Jay 20 20 Peak Management, Inc.? Does that refresh your partner. 21 21 memory? You're the sole general partner? Q 22 22 THE WITNESS: I apologize for not Yes. 23 MR. GORDON: Can I just see if we can 23 knowing the phrase. I know what I do and I know 24 clarify that structurally for a second? 24 what -- and I apologize for not knowing the 25 MS. FUCHS-SINDLER: Yeah. phrase. And I'm not trying to allude or avoid Page 27 Page 29 MR. GORDON: Because I'm concerned it 1 anything here. I know that you're asking a 2 may be misleading. technical question, and if I don't give you --3 MS. FUCHS-SINDLER: Okay. 3 I -- I'm sorry. I just -- I don't know the phrase. 4 MR. GORDON: Bill, are you individually 4 5 5 BY MS. FUCHS-SINDLER: a general partner, or is there an entity that's 6 6 the general partner? Q The name of the entity? 7 7 THE WITNESS: There's an entity. I'm --Yes. 8 I -- there's a subscription agreement, and I sign 8 I know what the job is, and I know what 9 I was responsible for, and I know the subscription the subscription agreement as the general partner. 9 10 10 MR. GORDON: One more time? agreement, and I sign it, and I have my 11 MR. JAMES: Sure. 11 responsibilities. 12 MR. GORDON: When you say as the general MR. JAMES: Are there any other 13 13 partner, do you mean on behalf of the general individuals that act on behalf of the general 14 partner or individually --14 partner for the Phase I limited partnership? 15 THE WITNESS: On behalf of the general 15 THE WITNESS: I am definitely the person 16 16 that is responsible for the general partner's partner. 17 MS. LAMA: Okay. What entity is the 17 duties. I know that. 18 18 general partner for Phase I? MR. JAMES: Okay. Okay. 19 THE WITNESS: I'm not sure of the 19 So putting aside your ability now to 20 20 technical phrase. I know the general partner -- I remember the actual name of the general partner, 21 21 sign that document. Q Resorts owns Jay Peak, your testimony is that, regardless of what the 22 Inc., and Jay Peak, Inc., I sign the general 22 name is, you are the individual that solely 23 partnership subscription agreements, and I am the 23 controls the general partner for Phase I in the 24 24 representative of the general partner. So I partnership? THE WITNESS: Yeah. And if you showed 25 apologize if I don't have the legal phrase, but I

Page 30 me a subscription agreement, I imagine you have one, where I signed, it probably has the phrase of my title. So if you have such an example, if you would let me see it, I'll confirm it. MR. JAMES: Okay. But as far as my question, my question is: You are the sole individual that controls the general partner to the Phase I limited partnership? THE WITNESS: Yeah. Yes. MR. JAMES: So any actions I guess initiated by the general partner to Phase I

general partner?
THE WITNESS: I, as general partner, things that would be initiated, I would be aware of and participate in.

would've been initiated by you individually, as

opposed to another individual on behalf the

MR. JAMES: For example, say if the general partner has an account at a financial institution, you would be the individual that would control that account held by the general partner?

THE WITNESS: I would participate in -- as I did, I participate in the payment of bills

MR. JAMES: Okay.

THE WITNESS: I check the invoices. I make sure that the work has been done. I have my team of contractors and construction management people who will pre-authorize, yeah, that work was done and it's -- this invoice is accurate, and I sign the checks.

Page 32

I'll also, once I know what the needs are, the grouping of checks, the volume of money to be disbursed, I'll request that those funds be put into the accounts necessary to pay those bills. So I do that.

BY MS. FUCHS-SINDLER:

Q And is there anyone else who has authority to do that, what you just described for us?

A I have -- I'm trying to think if there are any other of our staff. There are a couple of staff who have the authority to sign checks for Jay Peak, Inc., but I don't believe they have authority to sign checks for the partnerships. I think I'm the signer for all of them.

Q Okay.

When you said you're the signer for all the partnerships, first, let me - I wanted to

Page 31

and I participate in the creation of the movement of funds to pay bills and monitor that, yeah. I participate in them. I -- my -- my partner, Ariel Quiros, also is involved in the financial structure and apparatus of our organization.

MR. JAMES: Okay.

When you say participate, does that include actually authorizing the movement of money in and out of that account?

THE WITNESS: I would, when bills are to be paid, would request that funds be made available for the payment of those bills usually on a monthly basis, but sometimes more than once a month, but usually on a monthly basis. As the construction proceeds, we would act accordingly and pay our bills for the developmental part of the business.

MR. JAMES: But I guess the question is, whether you are the individual that needs to approve that payment? I know you said participate. You said involvement. Do you actually are the person that approves the money going to pay a particular bill from that account?

THE WITNESS: Well -- yes, I do authorize -- I sign the checks.

Page 33

find out, which partnerships are you referring to? A Well, you asked me a few minutes ago to

talk about the partnerships and explain what they were. Would you like me to continue and explain that? Because that will help me be thorough with you. I only -- I spoke to you about the Phase I Tram Haus Lodge. There was --

Q Just before we go to the next one --

A I'm sorry. Yeah. Yeah.

MS. LAMA: Just to clarify -- and we will continue with where we started a moment ago -- you just mentioned you're the signer for all the partnerships. Just to close this off a bit. Are you signer for accounts held at which financial institutions?

THE WITNESS: Well, there are two principal banking institutions that we deal with in our business, People's United Bank, which is headquartered in Burlington, Vermont -- the Vermont bank portion is headquartered in Burlington, Vermont. And we also have banking relationships with Raymond James here in Florida.

And I'm the signer for many of the accounts at the People's United Bank. My partner, Ariel Quiros, is the principal contact and has the

9 (Pages 30 to 33)

Page 34 Page 36 banking relationship principally with Raymond 1 the signer on those accounts? 2 2 James here in Florida. THE WITNESS: Yes, I believe that's 3 3 MS. LAMA: So for the Raymond James -correct. 4 4 MR. JAMES: Would those include the for the accounts held at Raymond James, is Ariel 5 5 Quiros the signer for those accounts? accounts for the limited partnerships, also? 6 6 THE WITNESS: Yes, he is, I believe. THE WITNESS: Anything that is at 7 7 Yeah. Well, he is. Raymond James would be Ariel Quiros's purview. 8 8 MS. LAMA: Are you signer for any of MR. JAMES: So including the limited 9 9 those accounts? partnership accounts? 10 10 THE WITNESS: I don't believe so. THE WITNESS: Yes. MR. JAMES: And then how does that work 11 MS. LAMA: And for People's United Bank, 11 12 12 to the extent -- and earlier you testified about for the escrow accounts held at People's United 13 Bank, are you the a signer for all of the escrow 13 making the request to pay bills from the accounts. 14 14 accounts? How does that work as to the accounts at Raymond 15 15 THE WITNESS: I believe I am. James? 16 16 THE WITNESS: Well, would you like me to MS. LAMA: And for all the deposit 17 17 accounts, you are also a signer? go back to the formulation of our company and 18 18 explain the relationship with Raymond James? I'm THE WITNESS: I am, yes. 19 19 MS. LAMA: For the escrow accounts, is trying to do -- I'm trying to think of these 20 20 there anyone else who is a signer? questions in a logical manner, and I think it is 21 21 THE WITNESS: I don't think so. I'm not meaningful to explain the history of that 22 22 sure if our CFO has any authority there or not, relationship. 23 but I'm not sure about that. That's why I said I 23 MR. JAMES: Okay. 24 don't think so, but I -- but I don't -- the 24 THE WITNESS: If you don't mind. 25 signature cards were signed years ago, and I think 25 BY MS. FUCHS-SINDLER: Page 37 Page 35 1 I'm the principal. I'm not sure even if Ariel 1 O Okay. 2 2 A I mean, in the spirit of thoroughness Ouiros is a signator on that. He might be. When we set up these accounts years ago, that he might and completeness. 4 4 You know, if you recall back in 2008, be on it, but he's -- I'm the principal person 5 5 that deals with People's United and transfers and I know you know this because of the questions 6 6 funds and deals with them. you've asked, when Jay Peak was bought from Mont 7 7 Saint-Sauveur was in January of 2008. The closing We have an Accounting Department that is 8 8 took place in June of 2008. And Mr. Quiros, who very involved day to day with the bank, you know, 9 9 executing things or following through on a is my partner and a friend, facilitated the 10 10 request. Heather Whipkey is one of our principal purchase. And his banking relationships were 11 11 largely with Raymond James, as were the other accountants, and she has very, very close 12 12 familiarity with People's United staff, and if contributors to the purchase of Jay Peak. 13 13 funds are to be wired or to be moved, she'll And in 2008 in June, we were three 14 14 facilitate that. She has the authorization to months before the collapse of the banking industry 15 15 in the United States. And we relied on, at Jay interact with the bank. 16 I don't -- I don't -- I know the people 16 Peak, being a new company in the eyes of banks in 17 17 at the bank, and I've met them, and I've talked to a timeframe where banking opportunities were 18 18 them from time to time, but on a day-to-day basis evaporating and especially a ski area that's a or week-to-week basis, it's mostly the accounting 19 19 seasonal business, I was very, very glad that 20 20 team that we have that interacts directly. Ariel Quiros had a really good banking 21 21 relationship with Raymond James. MR. JAMES: You mentioned the CFO, 22 22 what's his name? And we realized that because of that 23 23 THE WITNESS: George Gulisano. quality banking relationship that he had, that 24 24 MR. JAMES: And regarding the accounts that was going to be a very helpful thing for us 25 25 at Raymond James, you stated that Mr. Quiros is in what was horrible times. I'm sure you remember

Page 38 Page 40 1 2008, but our financial opportunities were 1 the People's bank accounts at Raymond James --2 2 THE WITNESS: Correct. evaporating. 3 And in many of our -- it's interesting. 3 MR. JAMES: -- limited partnerships? 4 Many of our investor partners in the projects 4 THE WITNESS: No. Come into People's 5 5 living in other parts of the world would always United Bank. 6 say, are you putting our funds in Citibank? 6 MR. JAMES: Sorry. People's United 7 7 Because they knew Citibank, and they thought, oh, Bank. 8 THE WITNESS: And then we would transfer 8 Citibank's a rock. Right? And the answer was, 9 no, we weren't putting them in Citibank, but --9 them down to Raymond James to put them into the 10 account there and buy Treasury bills. 10 and, you know, here was an example of a major MR. JAMES: Okay. 11 banking institution in 2008 that almost collapsed. 11 12 We were putting our funds in Raymond 12 So, ultimately, when the funds now 13 13 James, and Mr. Quiros was buying Treasury bills needed to be used for construction with the 14 14 with the funds from the partnerships. And we were partnership, what happened in that regard? 15 15 THE WITNESS: Well, what would happen using the strength of his relationship with 16 Raymond James to help -- to help Jay Peak in its 16 is -- so there's a fund at Raymond James, and when 17 17 we had a stack of checks to be cut, funds would be infancy under this new corporate structure. 18 18 So he had a preexisting relationship transferred back from Raymond James to the 19 19 with Raymond James. We were a new company in People's United checking account, and from that 20 20 account, we would write the checks and pay the search of banking support, like a lot of companies 21 21 were, and I was very glad that we had that vendors that were appropriate. 22 22 MR. JAMES: Okay. So the Treasury bills opportunity. 23 23 Now, People's United is a small regional would be sold, and then those proceeds would then 24 24 be transferred to the People's Bank account -bank with certain capacities, but certainly not 25 25 THE WITNESS: Correct. major, major capacity. So I don't know if that Page 39 Page 41 explains it, but I hope it rounds out the 1 MR. JAMES: -- to pay bills? 2 2 question. THE WITNESS: Correct. 3 And Mr. Ouiros coordinates and was the 3 And, you know, as you know, there's a 4 signatory for those accounts at Raymond James and 4 limit to what a bank can guarantee, but when you 5 was the go-to person for that. 5 have many millions of dollars in Treasury bills, MR. JAMES: In mentioning I guess the 6 they're guaranteed by the full faith and credit of 6 7 7 the United States, which is a better outcome when relationship or I guess the preexisting 8 relationship with Raymond James, you talked about 8 you're talking with an investor. And every 9 9 the fact that the investor funds are I guess investor that knew that we were invested in 10 deposited or transferred to Raymond James and then 10 Treasury bills were pretty happy about that. 11 at Raymond James they buy Treasury bills with the 11 MR. JAMES: But in talking about that 12 funds? 12 preexisting relationship, you referenced the THE WITNESS: Yeah. We're moving 13 13 2008 -- I guess January 2008 purchase, the June forward here from these other partnership 14 14 2008 closing. 15 questions, which I'm sure we'll come back to. 15 THE WITNESS: Closing. 16 16 When an investor invested in one of our MR. JAMES: But what was Raymond James's 17 projects, we would take the funds and transfer 17 role in that? You mentioned, thankfully, you had 18 18 them to Raymond James and Mr. Quiros would invest that relationship at that time. 19 THE WITNESS: Well, we -- Mr. Quiros is 19 in Treasury bills, safe, secure, guaranteed by the 20 full faith and credit of the United States 20 my partner, and I have known Ariel Quiros for 21 government. And in 2008, we could not thought of 21 twenty, plus years, maybe twenty-five years, so --22 22 a better place in which to put our investor funds, as a homeowner at Jay Peak and as someone who 23 23 and I was very glad that we did that. knows Vermont, and I was a friend, and, you know, 24 24 MR. JAMES: So it's -- just to get the he knew me well, passionate about what Jay Peak 25 was doing. 25 full past. So the investor funds would come into

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When my prior partner died in 2006, the family that owned Jay Peak at the time was willing to entertain a buyout. They were a Quebec family with property in Quebec. They did not want to retain the Vermont area. And they invited me to put together a team to buy Jay Peak. And I mentioned earlier this master plan that we had been working on, this vision of the resort. Implementing that vision was incredibly important to my community, to me, to my staff. And Ary shared the vision. He understood the blueprint.

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So between the debt of Jacques Hebert, in March of '06 and January of '08, we -- you know, we worked on how to bring about the sale of Jay Peak. And he had -- he had his own resources. He had some partners that he had relationships with. And Raymond James was where he had his personal assets. And he -- we put together a plan to purchase the area from the prior owners, and that plan, the plan was agreed upon.

We took I believe day-to-day operational control on I believe it was January 27th of 2008, and the closing I think was June 23rd or something like that in 2008. And we operated and technically I believe owned the area from the

Page 44

THE WITNESS: Well, he has businesses internationally. He's involved in international trade and commerce. And that was his -- it's a South Florida or a Florida-based company, and he had that relationship. I don't know the -what -- I think it's a combination of physical relationship here in Florida and the fact that he had been working with them for sometime on his other -- his other activities.

MS. LAMA: You mentioned that technical or operational control of the facility was in January 2008 and then the actual closing was in June 2008.

THE WITNESS: Uh-huh.

MS. LAMA: What was the difference in time there?

THE WITNESS: Well --

MS. LAMA: Why did the closing occur later? If you could briefly explain that.

THE WITNESS: Oh, I think it was just that that was going to take us some time to get the capital together. There were a lot of details to work out. We had real estate holdings. We had -- I mean, it was a complicated transaction. I'm not a real estate lawyer, but it's not a

Page 43

January 27th date. And Ary facilitated the sale and the accumulation of the cash required to make the purchase.

I ran the day-to-day operations, was continuing to work on the EB-5 program. And we'd launched into a new era in the middle of probably one of the most turbulent financial periods in the history of this country.

Three months later, everything in a lot of worlds went bad. Our world held up in no small part because he had a relationship with Raymond James. And Raymond James, if I look back now and I look at Morgan Stanley, Goldman Sachs, Lehman Brothers, and Bear Stearns, and Raymond James, and I think who survived and who didn't and who got through that really well, I would say Raymond James came through it better than anybody. And I'm very glad that he had a relationship with them and his relationship wasn't with Lehman Brothers, because we all know what happened.

So, you know I'm -- I look back, and I think, my God, thank goodness we had that relationship with Raymond James.

MS. LAMA: And how is it that he had this relationship with Raymond James?

Page 45

1 very -- it's not uncommon to take control of an 2 organization or an operation on day one, and then 3 you set the closing date, you know, three or four 4 months later when you can get all your paperwork 5 completed and so forth.

We wanted to have operational control in January or as early in the year as we could because that was the big income period of the scason. We -- prior to our development of our other amenities that I know we'll talk about, skiing in 2008 was about ninety-five percent of our income on an annualized basis. And so the sooner we could get and have operational control, the better. I mean, we're running a business and you've got bills to pay and income to pay them.

So if you take ownership of a ski resort in April or May of a given year, it's probably until next November or December before there's going to be an income stream. No ski area operator would want that. And in 2008, we were largely a ski area operator.

So we wanted to have control in the company that was selling. Based on the price of what we were offering them was understanding of the fact that we were interested in getting the

Page 46 Page 48 1 1 control. Q When you say Raymond James relationship 2 MR. JAMES: What was the price? 2 was part of that, what do you mean? 3 THE WITNESS: It was fifteen million, 3 A Well, he had his -- all of his assets in and we assumed some -- some preexisting debt. Raymond James, and if you're looking for the 4 4 5 5 MR. JAMES: Any sense of what was the -ability to get access to capital, you go to your 6 6 THE WITNESS: I think the preexisting bank. You go to your bank. 7 7 debt was somewhere in the seven, eight million He had a banking relationship with these 8 dollar range. And some of that was longer-term 8 folks. He had his personal assets there. He had 9 chair lift liabilities with Vermont Economic 9 assets from other business associates there. And 10 10 Development Authority and things like that. to the degree that he could benefit from the 11 MS. LAMA: Were there subsequent closing 11 relationship he had with Raymond James, he did. 12 adjustments that you recall that increased the 12 MS. LAMA: Okay. 13 purchase price beyond the fifteen million cash and 13 And from your understanding, how did --14 the seven, eight million in preexisting debt --14 what funds did Quiros use to make the acquisition? 15 15 THE WITNESS: I don't recall any, but THE WITNESS: Well, he -- there was a 16 16 deposit made, and then there was a closing date that doesn't mean there might not have been. I 17 17 mean, the closing was done in June. It was done established. And on the closing date, there were 18 18 transfers made. And then there were -- some of by, you know, the attorneys that represented us 19 and represented the prior owner. And I mean, I 19 the debt was structured to be paid at other times. 20 20 think it, basically, pretty much what I just And he facilitated that with our attorneys and 21 21 with Raymond James. mentioned 22 22 MS. LAMA: Okay. BY MS. FUCHS-SINDLER: 23 THE WITNESS: I know those closing 23 Q He, being Mr. Quiros? 24 documents exist and it could be shared with you, 24 A Yes. Yes. 25 25 MR. JAMES: And the deposit you said if you wanted. Page 47 Page 49 1 MS. LAMA: And you mentioned that during 1 that was made, that was the deposit made in early 2 the period of time between June -- between, I'm 3 3 sorry ---THE WITNESS: I know that when we signed 4 THE WITNESS: January. 4 an agreement of sale, there was a deposit given. I 5 5 MS. LAMA: -- January 2008 and June don't recall what that number was, but I mean, it 6 2008, that efforts were being made to raise -- to 6 was I think -- I don't know what that number was. 7 7 put the capital together? But, you know, I'm sure the record -- I mean, 8 8 THE WITNESS: Sure. obviously, but it's available to be determined. 9 9 MS. LAMA: Who was involved with that? MR. JAMES: But that deposit is separate 10 THE WITNESS: Oh, it was largely Ary. 10 from the transfers that were made in connection 11 11 You know, he was organizing the funds and with the actual closing itself in June? 12 preparing for the closing. Like any acquisition 12 THE WITNESS: I'm hesitant to answer 13 13 something that I -- precise date and amount. And of anything, whether it's a house or a car, you 14 agree on the purchase, you agree on what you're 14 I know that the precise information is available 15 15 going do, and then you put together your funds to to us, and I'm happy to provide it, but I don't --16 16 make the acquisition. I don't recall right now the exact amount of the 17 17 MS. LAMA: And what's your understanding deposit, what the date was, or what account it 18 of how Quiros pulled the funds together? What 18 came from. I assume it came from the Jay Peak 19 options was he looking at? How did he pull the 19 account or Q Resorts account. I'm not sure at 20 20 funds together? this point. I mean, it's been eight years -- six 21 21 THE WITNESS: He had his own funds. He 22 22 MR. JAMES: And I think when Trisha was had some funds from business partners that he had. 23 23 Those were -- and, you know, the Raymond James doing the lead into testimony today, I think she 24 24 relationship was part of that. explained to you that even in instances where you 25 BY MS. FUCHS-SINDLER: 25 don't have a full, complete recollection of

Page 50 Page 52 answers to questions we're asking, if you have 1 price, is it your understanding that that money 2 was transferred from Raymond James? 2 partial recollection, you can still answer, well, you vaguely remember XYZ, or you can say, well, I 3 THE WITNESS: I know that on the day of 3 4 think it is --4 the closing, that the closing occurred and that 5 THE WITNESS: Well, and I think I've 5 the funds required for the closing were received 6 done that. I think I told you I think there was a 6 by Mont Saint-Sauveur, and it came from Raymond 7 7 deposit. There was a date established for James 8 8 MS. LAMA: Okay. If we can step back transition of ownership, a date established for 9 9 closing. for a moment, and then, perhaps, you can help us 10 In between the time of the ownership 10 understand how this acquisition was financed or 11 change and the closing, I was running the 11 paid for, that would be something we would like to 12 12 day-to-day ski area operations that I outlined for 13 13 you a few minutes ago, what I do on a day-to-day In leading up to the acquisition, were 14 basis. My job between -- every day, the 27th of 14 funds transferred from escrow accounts held by Jay 15 15 Peak Phase I and Phase II to accounts at Raymond January and that closing date was, run that ski 16 area, have a successful winter as we can have, 16 James by MSSI? 17 17 THE WITNESS: I suspect at the time have as positive a cash outcome as we can. And 18 18 of -- yeah, they would've -- they would've been Ary was pulling together the funds for the closing 19 that was on the 23rd of June. 19 transferred to Raymond James at some point. They 20 I was actually in Vancouver, Canada on 20 would've, yes. 21 21 the day of the closing at an American Immigration MS. LAMA: Okay. Okay. 22 22 Lawyers Association meeting promoting our Phase II So in terms of -- can you explain to us 23 23 project when the closing occurred. I wasn't even why the monies were moved to Raymond James and 24 24 in Vermont. It was all being done with our what happened to those monies after they were 25 attorneys, their attorneys, and -- and Mr. Quiros. 25 moved to Raymond James, pre-acquisition and around Page 51 Page 53 1 1 MR. JAMES: So do you have any knowledge the time of acquisition? 2 2 THE WITNESS: I know that the funds that as to -- and I'm focusing on the transfers of 3 3 money from Q Resorts to the seller, MSSI, the we had were transferred to Raymond James, and they Canadian owners of Jay Peak at that time, as to 4 were put into -- there was an account established 4 5 those transfers, do you have any knowledge as to 5 for each partnership in Raymond James, and that's where Mr. Quiros pulled those funds from? 6 when they were -- that's where they were. That 6 7 THE WITNESS: I'm sure it came from the 7 was the depository for the funds. 8 Raymond James accounts that he had control over. 8 MS. LAMA: Okay. 9 MR. JAMES: And why are you sure of 9 And so that we're specific, the funds 10 10 that were moved, these are investor funds related that? 11 11 THE WITNESS: Well, because that's where to Phase I and Phase II that were moved to Raymond 12 12 all of his banking was. We didn't have banking James? 13 THE WITNESS: We had funds for both 13 with People's United in that manner. I mean, his 14 projects at that time, and I know that we were 14 banking relationships were with Raymond James. 15 MR. JAMES: So as far as --15 setting up accounts at Raymond James for both 16 THE WITNESS: I don't know of any other 16 accounts. So the answer I believe is yes. 17 17 banking relationships that he had, other than MS. LAMA: Okay. 18 18 So those were investor funds that were maybe some local bank for his personal checking, 19 19 but, you know, that was the banking organization moved to Raymond James? 20 20 THE WITNESS: Uh-huh. that he -- he worked with. 21 21 MS. LAMA: Okav. MR. JAMES: Okay. So is it your 22 22 And once those investor funds were moved understanding that the fifteen million sale 23 price -- and this is not counting the -- you know 23 to Raymond James, what took place next with those 24 the preexisting debt or the long-term debt that he 24 investor funds? 25 25 THE WITNESS: Well, they -- we continued assumed, but the fifteen million actual base sale

Page 54 Page 56 to add to those funds as investor investment took 1 and he was handling that. And I know that the 2 place, especially at that point I believe it would sources of funds that he used for the closing were 3 3 be Phase II, and the funds were there for the multiple, and he's best able to answer those utilization of what our business was. 4 specifically. 5 5 MS. LAMA: Okay. MS. LAMA: And why do you say the 6 And, initially -- and I'm still speaking 6 sources of funds were multiple? 7 7 THE WITNESS: Well, because a minute to pre-acquisition and around the time --8 8 pre-closing and around the time of closing. ago, I told you that he had all of his personal 9 9 THE WITNESS: Yeah. Acquisition and wealth and his other investment holdings at 10 10 closing are two different things. You combined Raymond James. He has more involvement with 11 the two there. 11 Raymond James than just his involvement at Jay 12 MS. LAMA: Right. And I tried to 12 Peak, and that was sort of the strength of our --13 13 correct myself. of our ability to have a banking relationship. 14 14 THE WITNESS: Okay. MS. LAMA: Okay. 15 15 MS. LAMA: At pre-closing and around the Around the time of the closing or as 16 part of this financing of this purchase, were 16 time of closing, the investor funds that were 17 17 moved to Raymond James, what took place with those there discussions about -- or did you participate 18 investor funds around the time of closing? 18 in discussions with Mr. Quiros about his obtaining 19 THE WITNESS: I don't -- I don't know 19 a loan to pay for the purchase? 20 specifically. I know that the closing was in 20 THE WITNESS: No. No, he never 21 June. Funds were transferred I'm sure from 21 discussed a loan with me. He indicated that he 22 Raymond James to Mont Saint-Sauveur from accounts 22 had some other business partners that might play a 23 that Mr. Quiros was in control of to facilitate 23 role, and, you know, that was up to him. MS. LAMA: Okay. Were there any 24 the final closing on the 23rd of June, I think it 24 25 25 was the 23rd. discussions about using investor funds as Page 55 Page 57 1 MS. LAMA: Okay. 1 collateral for a loan? 2 And when you say that funds were 2 THE WITNESS: No, I had no discussions 3 3 transferred from Raymond James to MSSI to with him about that. 4 4 facilitate the closing, are we speaking about the MR. JAMES: Do you recall any 5 5 same investor funds? discussions specifically about investor funds not 6 6 THE WITNESS: I -- I don't know which being used for collateral for a purchase loan? 7 7 accounts he used, hut I know the closing took THE WITNESS: No. I was running the ski 8 place on that day, and there were funds that were 8 area and dealing with the investment program. He 9 9 used from his Raymond James accounts to facilitate was taking lead on bringing the funds together for 10 10 the sale, do the closing. the closing with Mont Saint-Sauveur. And I did 11 11 MS. LAMA: Okay. not participate in much of that at all because I 12 12 And do you know what those funds were? was doing other things. 13 13 THE WITNESS: I don't know the specific, And, you know, he coordinated the 14 which accounts they came from. He may have pulled 14 closing, which, you know, it was because that's an 15 15 them from various accounts. area of knowledge and relationship that existed, 16 16 MS. LAMA: Okay. and I didn't have that relationship. I didn't 17 17 Do you know if any of the funds were the have a relationship with Raymond James. He did. 18 investor funds that -- were the investor funds 18 And he had the access to capital that was going to 19 help us be able to do the closing. And, you know, 19 that were transferred to Raymond James? 20 20 THE WITNESS: I don't know if they were that was the basis of things. 21 21 or not. They might've been. I don't know. MR. JAMES: Had he shown you any bank 22 22 MS. LAMA: And why do you say they may statements or other evidence of this capital, this 23 23 personal wealth that he was going to use in these have been? 24 THE WITNESS: Well, I don't know the 24 Raymond James accounts? 25 exact accounts that they were transferred from, 25 THE WITNESS: You know, I never asked

Page 58 Page 60 him to show me that because, you know, I just -for the acquisition? 1 2 you know, I have a certain amount of just trust 2 A I would think that wouldn't be --3 that, you know, he was going to be able to pull it 3 wouldn't be appropriate. together, and I had no reason to doubt that. 4 Q Why do you say that? 5 BY MS. FUCHS-SINDLER: 5 A Well, if I'm using someone else's money 6 Q When he indicated he might have other 6 that I don't have a right to, I mean, obviously, 7 7 business partners involved with the that wouldn't be the right approach. But his --8 8 capitalization, did he identify them? as I said, his relationship with Raymond James was 9 A He mentioned that he had some partners 9 broad, and, you know, they offered him a number of 10 that were from Korea that he did -- had some 10 different avenues to do business. And as I said, 11 11 business relationships with. And in subsequent -he can best explain the complexity of that. 12 12 at that time, I had never met them. Subsequently, But, you know, there are a number of 13 I have met a couple of them, but they were 13 things that he has access to. And because of his 14 14 short-term -- I think short-term partners, you personal banking and his associates' banking, all 15 15 know, for a few years. of our funds being in the Treasury bill program 16 16 Q Did he tell you or did they ever tell there, he had -- he had the ability to put it all 17 17 you that part of their money had been used for the altogether. 18 18 MS. LAMA: For Jay Peak Hotel Suites 19 19 A They never told me, and I never asked, Phase I and Jay Peak Hotel Suites Phase II, for 20 but I was advised that they had played a role in 20 the funds that were -- investor funds that were 21 21 pulling together the capital at the time of deposited into Raymond James, were -- to your 22 22 purchase to help us facilitate it. understanding, were any margin loans taken in 23 Q You were advised by who? 23 those accounts around the time of acquisition --24 A By Ary. 24 closing? 25 25 Q When you said they were involved, what THE WITNESS: I don't know the answer to Page 59 Page 61 1 does that mean? 1 that. The facilitation of the sale was done by 2 A They contributed some money. Mr. Quiros, and he controlled, and to this day 3 Did he say how much? 3 controls the relationship at Raymond James. And A He did not. But he said that they were 4 if I were to speculate, I would be making a mistake, because I don't know. I don't know. 5 very helpful in helping us make it possible. 5 6 Q Did he say how much of his own money he 6 MR. JAMES: What about --7 had contributed? THE WITNESS: I know that the funds came 8 8 A He did not. from Raymond James. And I know that he controlled 9 9 Q And back to the question about -- I know those funds and had multiple relationships within 10 you said there was no discussion about collateral. 10 Raymond James. And I don't know the specific 11 Could investor funds have been used as collateral 11 program or account or -- that he used, but I know 12 for the purchase, for the acquisition? 12 the closing took place. 13 A I don't know. You said could they. I 13 And to go a little further, the project 14 don't know -- could -- does could mean they were, 14 got built, and we accomplished an incredible task 15 15 or does could mean they could? I don't know if of buying a resort in 2008, investing and building 16 16 they could've been used. a magnificent hotel and another magnificent hotel. 17 17 I know that Ary was coordinating the And the exact account or how it was formulated, 18 18 purchase and that was his job. And we had -- he you should ask him specifically, because he can, 19 had his relation -- his banking relationships with 19 I'm sure, put great clarity on it. I cannot. 20 20 Raymond James. And between his personal assets MS. LAMA: At any point, did you obtain 21 and his business associate assets and his 21 an understanding that there were margin loans in 22 22 relationships with Raymond James, he was able to the Phase I and Phase II account at Raymond James? 23 23 put together the sale. And that's what I know. THE WITNESS: I know that there were 24 24 Q In your view, is it permissible to use accounts for Phase I and Phase II and that he had 25 his money in there as well. And what formulas or investor assets as collateral for the purchase,

Page 62 Page 64 instruments he had access to through Raymond James 1 partner that is the coordinator of the finance and 2 were his -- that was his purview. I did not get 2 that's what he's good at and that's what he knows 3 involved in that aspect of our operation. 3 and it's his relationship, I'm not going to 4 I've heard the term "margin loan" thrown 4 micromanage him. You're taking care of feeding 5 around. I do not know if that had anything to do 5 the engine that I'm trying to drive in a creative 6 with this transaction. I don't. 6 and productive future. So, you know --7 7 Q Do you know the names of the individuals MR. JAMES: No. 1 understand that. But 8 that Mr. Quiros said he obtained funding from in 8 I guess my initial question was to the 9 connection with the acquisition? 9 significance of the Raymond James relationship. 10 10 A I know a couple of them, yeah. Because if you're saying by 2008 there was, 11 11 Q What are the names? basically, a lending drought and there were no 12 12 Alex Choi and Dr. C. Y. Lee are two of banks lending money --13 13 THE WITNESS: To new companies, yeah. them. Q At any point, have you ever been a 14 14 MR. JAMES: -- to new companies, besides 15 15 signatory on any of the Raymond James accounts? Raymond James, right? 16 16 THE WITNESS: No. No. We had a A No. 17 17 Q Was there ever any discussion between relationship, Brian, with Raymond James. If you 18 18 try to start a new relationship, a new company you and Mr. Quiros about that, about adding you? 19 A I don't think so. 19 with a new bank, good luck. He had a relationship 20 20 Q Did you ever ask to be added? with Raymond James. Thank God he did. 21 A No. No. No. He's my partner. I trust 21 MR. JAMES: And that's my question. Is 22 22 him. He had a banking relationship. Raymond James's role in the acquisition or in the 23 Remember what we were going through in 23 closing was that they loaned Mr. Quiros the money 24 2008. We just acquired an entity, and there were 24 or --25 no hanking relationships available to new 25 THE WITNESS: I --Page 65 Page 63 1 companies, none. I defy you to find a new company 1 MR. JAMES: Let me finish. that could find a substantive banking relationship 2 THE WITNESS: I'm sorry. 2 3 3 in 2008 and 2009. He had one. He had a MR. JAMES: Because when you referenced 4 that he had assets, himself and his contributors 4 substantive banking relationship with Raymond 5 James. And were it not for that relationship, I 5 had assets at Raymond James, then it sounds as if 6 don't think we could've succeeded or survived. We 6 he has the cash to pay the closing, as opposed to 7 7 needing to loan it from Raymond James. So why is would've failed just like a lot of companies 8 8 Raymond James significant? failed in that era. 9 9 THE WITNESS: Well, access to cash can So, you know, I -- I trusted him and do 10 trust him that we've looked after Jay Peak and 10 be any number of things. It may be your personal 11 every partnership that we have, and we've -- we've 11 assets. It may be the leverage the bank is willing to give you because of your assets. 12 done remarkable work. 12 13 13 MR. JAMES: And I guess --I mean, you know, when you're dealing 14 THE WITNESS: And I just don't know the 14 with an acquisition of a piece of equipment or a 15 15 particulars of the closing day and how and exactly property or a company, there are any number of ways in which a bank might offer you an what instruments he might've used. And you might 16 16 17 17 say, well, how could you not know that? Well, opportunity to access capital. And it was his 18 I've got a hell of lot of things I'm doing. You 18 purview and his expertise and his relationship. 19 have no idea how busy and committed to these other 19 If I walked into the Raymond James 20 office here in Florida, Bill Stenger, well known 20 things -- he took care of the banking. I took 21 21 care of the operation and development and the in Vermont, you know what they'd have said? Big 22 22 deal, we don't know you. Ary knew them. Ary had growth of this resort. 23 23 And I'm little embarrassed that I don't that relationship. And in trying to put together 24 24 know all the details. I'll tell you. You know, the sale, so that we could implement the vision of 25 maybe I should. But, you know, when you have a 25 the master plan and do the things that we've done,

Page 66 Page 68 were it not for that relationship, it wouldn't 1 Q Mr. Stenger, the court reporter has just 2 2 have happened. marked as Exhibit No. 94 a two-page document. It 3 MR. JAMES: But you don't know exactly 3 appears to be a letter from Spiegel Sohmer, dated 4 how --4 June 18th, 2008 to Mr. Joel Burstein. 5 THE WITNESS: I don't know the -- I 5 MR. JAMES: Mr. Stenger, take a look at 6 6 don't know the internal precise accounts and how that letter and let me know when you're finished. 7 7 it was done, but I know it was successfully Mr. Stenger, have you seen Exhibit No. 8 8 94 before? completed, and he did it with the support of the 9 9 Raymond James relationship. THE WITNESS: No. 10 10 MR. JAMES: Okay. MR. JAMES: Okay. Based on what's in 11 So to the extent Raymond James did 11 front of you, would you agree that this appears to 12 12 be a letter on a Spiegel Sohmer law firm extend a loan to Mr. Quiros for --13 13 letterhead that's dated June 18th, 2008 and it's THE WITNESS: I -- I'm sorry. I'm 14 14 signed by Mr. Alwynn Gillett, that's sorry. 15 15 G-I-L-E-T-T? Do you see that? MR. JAMES: Just follow me. 16 THE WITNESS: I apologize. 16 THE WITNESS: I do. 17 17 MR. JAMES: Say, hypothetically, that's MR. JAMES: Okay. 18 18 what occurred, and I understand your testimony is Do you see the cc's that it's directed 19 that you don't know exactly what role Raymond 19 to a Joel Burstein at Raymond James, but it cc's a 20 James played as far as funding the closing, but 20 number of individuals? 21 say what they did do was extend Mr. Quiros a loan 21 THE WITNESS: Uh-huh. 22 in which he was going to acquire or at least fund 22 MR. JAMES: Okay. Do you see that your 23 23 the closing. I think what you testified to name is included as one of those individuals that 24 24 earlier is, that it wouldn't be permissible for was cc'd on this letter? 25 THE WITNESS: I do. 25 him to use investor funds as collateral for that Page 67 Page 69 loan that he's going to use now to help fund it. 1 1 MR. JAMES: Along with Mr. Quiros, who 2 2 THE WITNESS: I don't know if it was a we've talked about before, as well as some other 3 3 loan. That's why I, ultimately, tried to individuals? 4 interrupt you. 4 THE WITNESS: Yes. 5 5 MR. JAMES: Okay. But, hypothetically, MR. JAMES: By the way, who is Mr. Louis 6 if it was a loan, was your testimony that it 6 Hebert and Mr. Louis Dufour, and that's 7 7 wouldn't be permissible for Mr. Quiros to use D-U-F-O-U-R? 8 8 investor funds as collateral for that loan? THE WITNESS: Louis Hebert is the son of 9 THE WITNESS: I would think probably 9 the principal shareholder of Mont Saint-Sauveur, 10 10 not, but I don't think he did that. who had passed away prior to this transaction. And 11 MR. JAMES: Okay. 11 Louis Dufour is -- was one of the principal 12 12 Do you remember any discussions in or partners of that organization, also. 13 around the time of closing either with the sellers 13 The Hebert family owned I believe about or with anyone at Raymond James about the money, 14 14 sixty-five percent of Mont Saint-Sauveur. And Mr. 15 the investor funds that were transferred over to 15 Dufour I think owned about twenty or twenty-five 16 Raymond James from People's Bank, do you remember 16 percent. 17 any conversations about that money not being used 17 MR. JAMES: So these two would be the 18 18 as collateral or at least someone seeking representatives the seller? 19 19 THE WITNESS: Correct. confirmation of that? 20 20 THE WITNESS: I do not recall any MR. JAMES: And then just to complete 21 21 conversations around the time of closing. I mean, the list, I also see a Mr. William Kelly as a cc. 22 it was in June of 2008, and it's a long time ago. 22 THE WITNESS: Yes. 23 23 (SEC Exhibit No. 94 was marked MR. JAMES: Who is Mr. Kelly? 24 for identification.) 24 THE WITNESS: He's legal counsel for our 25 BY MS. FUCHS-SINDLER: 25 company

Page 70 Page 72 MR. JAMES: Okay. And our company would 1 THE WITNESS: I mean, I meant to say the 2 be Jay Peak, Inc.? 2 professional relationship has always been 3 THE WITNESS: Correct. 3 maintained. And, you know, the fact that there 4 MR. JAMES: Okay. And Fred Burgess? 4 was a marriage and then a divorce has not changed 5 5 THE WITNESS: He was a -- an attorney the professional relationship any. 6 6 that did -- was a closing agent. MR. JAMES: Okay. And Mr. Burstein 7 MR. JAMES: Okay. And he represented 7 still remains the point of contact --8 the buyer? 8 THE WITNESS: Yes, he does. 9 9 THE WITNESS: He represented the MR. JAMES: -- at Raymond James? 10 buyer. 10 Okay. So following again, because I 11 MR. JAMES: And if you go back to the 11 think we've established that this letter seems to 12 first page, you see the June 18th, 2008 date? 12 be a letter by the attorney for the seller to Mr. 13 THE WITNESS: Uh-huh. 13 Burstein at Raymond James in connection with the 14 14 MR. JAMES: Is it your recollection closing. 15 15 that's in or around the time of the closing of the If you go to paragraph number four --16 Jay Peak --16 and actually, sorry, let me back up. You see 17 THE WITNESS: I believe it was five days 17 where it says, Regarding, underneath the address 18 before the closing. 18 of Mr. Burstein, it has account number 19 19 MR. JAMES: Okay. If you could follow Jay Peak Hotel Suites, LP? 20 me through this letter. This letter appears to be 20 THE WITNESS: Uh-huh. 21 a letter from the attorneys for the sellers, and 21 MR. JAMES: Do you recognize the name of 22 it's directed to a Mr. Joel Burstein at Raymond 22 that entity or that account number? 23 23 THE WITNESS: I don't recognize the 24 THE WITNESS: Uh-huh. 24 account number, but I certainly recognize the name 25 MR. JAMES: Do you know Mr. Burstein? 25 of Jay Peak Hotel Suites, Limited Partnership. Page 73 1 THE WITNESS: I've met him I think 1 MR. JAMES: Okay. Is that the limited 2 twice. 2 partnership of the Tram Haus Lodge? 3 MR. JAMES: Okay. Well what's his 3 THE WITNESS: Tram Haus Lodge, yes. 4 function at Raymond James? MR. JAMES: Okay. Phase I that you --4 THE WITNESS: He's one of their account 5 5 THE WITNESS: Correct. 6 6 MR. JAMES: And so, basically, this managers. 7 MR. JAMES: Okay. Is he the point of 7 seems to be, and not to repeat myself, but a 8 contact between Jay Peak and Raymond James? 8 letter by the attorneys for the seller to the 9 9 THE WITNESS: I believe he's the Raymond James representative regarding the account 10 point of contact between Mr. Quiros and Raymond 10 in Raymond James for this Hotel Suites, Limited 11 Partnership, Phase I? 11 James. 12 MR. JAMES: Okay. Do you know whether 12 THE WITNESS: Uh-huh. 13 13 Mr. Burstein and Mr. Quiros has any relationship MS. FUCHS-SINDLER: Oh, yes? 14 beyond their Raymond James account-related 14 THE WITNESS: Yes. I'm sorry. I was 15 relationship? 15 doing okay until now. 16 THE WITNESS: That's their principal 16 MR. JAMES: Yeah, you're doing pretty 17 17 relationship. Mr. Burstein was Mr. Quiros's good. 18 18 son-in-law. Mr. Burstein was married to Mr. If you go down now to paragraph number 19 19 four, and do you see that? It says. "The funds Quiros's daughter. They are divorced now. But Mr. Burstein still continues as the manager. And that 20 20 currently in account number which is 21 21 personal relationship, I can -- I have observed the same account that's in the reference line 22 22 has never changed or wavered because of the above, it says, "Belong to the Jay Peak Hotel 23 23 Suites, Limited Partnerships." It says, "These personal relationship. 24 24 funds were invested by immigrant investors in this MR. JAMES: Okay. The professional 25 25 relationship hasn't -limited partnership and must be held and/or used

Page 74 Page 76 strictly in accordance with the limited THE WITNESS: Yes. And the fact that I partnership agreement." And then it says, "A copy 2 was copied, absolutely. I'm sure I was copied, 3 of which I understand has already been provided to 3 and I probably read this and it didn't impact me 4 one way or the other, because I didn't believe and you." 4 5 Do you see that? 5 still don't believe that we used those funds 6 THE WITNESS: Yes. 6 inappropriately. 7 MR. JAMES: Okay. 7 MR. JAMES: And any sense why the 8 8 And then lastly, in that paragraph, it attorney would see the need to make that I guess 9 9 says, "You confirm that these funds will not be representation in this letter so close to the 10 10 used in any manner, including as collateral or a closing, I think you said three days before or 11 guarantee to finance the purchaser of the Jay Peak five days before, any sense why he would --11 12 Resort." 12 THE WITNESS: She. 13 Do you see that? 13 MR. JAMES: She. Sorry. 14 THE WITNESS: I do. 14 THE WITNESS: Her name is Alwynn 15 MR. JAMES: Okay. So do you understand 15 Gillett, by the way. 16 that to mean that the investor funds that were 16 MR. JAMES: I apologize. 17 transferred from People's Bank to Raymond James 17 THE WITNESS: That's all right. 18 18 for LP I in connection with this closing could not MR. JAMES: It must be Canadian. 19 be used in any manner as collateral or guarantee 19 Any sense why she found a need to 20 for Mr. Quiros's purchase of Jay Peak? 20 include that disclaimer in this letter five days 21 THE WITNESS: I do. 21 before the closing? 22 22 MR. JAMES: Okay. So earlier when we THE WITNESS: Brian, the closing 23 23 talked about whether or not you thought it was documents for this transaction were a stack of 24 24 permissible for Mr. Quiros to use investor funds papers this high. And this firm is a firm we know 25 25 as collateral for loan -well. They are extremely highly regarded. They Page 75 Page 77 1 THE WITNESS: Can you repeat that? 1 are incredibly thorough. And as I said, the 2 MR. JAMES: Okay. Earlier when we asked 2 closing documents for this thing were enormous. 3 3 you about whether you thought it was This was one of them. This is one of them. 4 permissible --4 MR. JAMES: Going to paragraph number 5 THE WITNESS: Yes. 5 five, same exhibit, No. 94. And it says, 6 MR. JAMES: -- for Mr. Quiros to use the 6 "Similarly, any funds received from investors in 7 7 investor funds as collateral for a loan for which connection with Phase II of the Jay Peak EB-5 8 the proceeds would be used to fund the closing, 8 project are subject to restrictions as to their 9 use and investment." 9 you said you thought so, but I think I also asked 10 you if you had heard anyone say that, and you said 10 Do you see that? 11 11 THE WITNESS: Yes. you don't recall. 12 12 Having seen this, do you have a MR. JAMES: I know we haven't gotten to 13 recollection as to whether it was specifically 13 the next project in the sequence of projects at 14 communicated that the monies could not be used as 14 Jay Peak, but is Phase II the second project we've 15 15 collateral by Mr. Quiros? been talking about? 16 THE WITNESS: I don't recall any 16 THE WITNESS: Yes. 17 17 conversations about that. MR. JAMES: So if you -- sticking with 18 MR. JAMES: Okay. So even after seeing 18 paragraph number five, if you go down to the last 19 19 this letter -sentence in that same paragraph number five, it 20 THE WITNESS: Well, I mean, I was in 20 says, "Once again, these funds may not be used in 21 Vancouver when this was sent, and I was preparing 21 any manner, including as collateral or a guarantee 22 22 for an event. And the closing was being to fund the purchase the Jay Peak Resort." 23 23 facilitated by Ary, Bill Kelly, the Spiegel Sohmer Do you see that statement? 24 people, and the Mont Saint-Sauveur people. 24 THE WITNESS: I do. 25 25 MR. JAMES: Okay. And then they --MR. JAMES: Okay.

Page 78 Page 80 So based on this letter, it seems that limited partnership Phase I, they send their money 2 the attorney for the seller is ensuring that 2 to People's Bank? 3 Raymond James understands, as well as the people 3 THE WITNESS: Correct. 4 that are cc'd, that the investor funds for LP I 4 MR. JAMES: Okay. 5 and LP II cannot be used as collateral or 5 And does that go into a trust account of 6 6 guarantee or to fund the purchase of Jay Peak? some sort? 7 THE WITNESS: Correct. 7 THE WITNESS: Yes. 8 8 MR. JAMES: And, again, you don't have MR. JAMES: Okay. 9 9 any independent recollection of having those And what happens with the money that's 10 discussions with anyone, whether Mr. Quiros or the 10 now in the trust account? Is there like a trigger 11 11 attorney or the sellers? or an event that needs to occur? 12 THE WITNESS: I do not. 12 THE WITNESS: As soon as the 13 13 Now, at some point, are we going to subscription agreement and the escrow agreement 14 14 discuss Phase I? are executed, we would transfer the funds to 15 15 Raymond James to then be put into Treasury bills. MR. JAMES: Yes. 16 THE WITNESS: Okay. Because between the 16 MR. JAMES: Okay. 17 time of the acquisition and the time of the 17 MS. LAMA: And for the Phase I escrow 18 18 closing, there was a lot of work going on. So account, was a 529 approval needed --19 1 -- you know, it wasn't -- we weren't waiting 19 THE WITNESS: No. 20 until the closing to begin our work. And I 20 MS. LAMA: Okay. 21 21 just -- you know, we started talking about the THE WITNESS: I'm sorry. I did what I 22 22 projects, and then we jumped into the other shouldn't have done. I'm sorry. Continue. 23 23 things, and I'm hopeful that we'll have an MS. LAMA: Okay. Can you elaborate on 24 24 opportunity to discuss the project. that? 25 25 MR. JAMES: Definitely. No. Definitely. THE WITNESS: Once the -- according to Page 79 Page 81 1 1 THE WITNESS: Okay. our documents, once the escrow agreement and the 2 2 BY MS. FUCHS-SINDLER: subscription agreement were completed, the funds 3 3 Q Just so the record's clear, when were available to the project. 4 MS. LAMA: And that applies to Phase I? we've been saying MSSI, we're referring to the 5 5 THE WITNESS: To my knowledge, it Mont --6 6 applies to all the phases of our projects. A Mont Saint-Sauveur International. 7 7 Q Yes. I just want to make sure you MR. JAMES: Is there a possibility that 8 8 for Phase I could've been different than the understood that. 9 9 subsequent projects? A I do understand. 10 THE WITNESS: They're might've been --10 O Okay. It's just easier to say MSSI. 11 We always call it MSSI, too, but if you 11 there might've been a modest variation. But 12 12 having access to the capital at the time of the want to show that you can say the French, you say 13 13 signing of those two was pretty much what we did, the Sauveur. 14 14 MR. JAMES: So, Mr. Stenger, just and it was in the documents. I can explain the 15 sticking with the Phase I. So as far as the 15 reason for that. May I? 16 process, and I guess this will take us into the 16 MR. JAMES: Yes. Go ahead. 17 17 THE WITNESS: If we waited until the 526 project itself as far as what was constructed, but 18 18 so you have the investors that have decided to was approved, given the performance of the USCIS, 19 19 we would never have completed a project, and it subscribe to this Phase I limited partnership. So 20 20 would've been absolute chaos. And I would be each of the investors, they invest five hundred 21 21 happy to elaborate on what I mean by that, but I thousand dollars? 22 22 THE WITNESS: Correct. think you may know. MR. JAMES: Okay. 23 23 If we did not have immediate access to 24 the capital -- now, we did have an understanding 24 And once that investor decides, I want 25 25 to invest five hundred thousand dollars in this with the investor, that if they were denied, their

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funds would be returned. So it was not about take their money and do something with it, and they were not protected. We -- and, fortunately, we've never had to return funds because of a

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But if we didn't have the ability to take the capital that was invested and immediately put it to work, we never would've been able to build or complete the projects. So that's the reason why it was so important for us.

Recognize -- and I was noticing this yesterday and today in driving around here -construction in Vermont is a six-month experience. If you miss the window of opportunity, you're dead. Here, you want to build? Go build. You might have a hurricane once or twice a year that you have to worry about. But in Vermont, we shut down almost most construction in mid to late November, and we get going again in the spring.

So having access to capital when it's committed to do the things that we know we need to 21 do is critically important. So that's the reason. And thank goodness that that is the way our program was set up, because it gave us flexibility and a nimble financial capacity.

agreement -- or into the escrow account, those are, yes. Well, there were -- there were a couple of accounts. There was the account for the

Page 84

project, and then there was the administrative account.

MR. JAMES: Okay. Tell me the difference.

THE WITNESS: Well, when an investor invests in the program, they put five hundred thousand dollars into the project that they're investing in. And then there was another payment required of fifty thousand that went into the administration account to pay for things such as marketing costs, legal fees, accounting fees, economists fees, document preparation, travel expenses, and sometimes fees paid to third parties that helped us find investors.

Sometimes at that early stage, we actually offered attorneys who referred us clients a referral fee. That has since stopped because the world of regulation has changed, and we don't do that anymore. But at the time in 2006, 7, 8, in the world of EB-5 development, that did go on.

We have a very detailed list of the

Page 83

MR. JAMES: So whatever the events are that needs to occur before Jay Peak has access to those investor funds, whether it's receiving a signed subscription agreement and escrow agreement or approval of the 526, whatever those events are,

THE WITNESS: They're laid out in the offering document and the subscription agreement and the escrow agreement. And I do believe now we have what we call a rescission period, where if the investor wants to rethink their involvement within thirty days, they can do so. But we've never had an investor do that either.

those are laid out in the offering documents?

But in the initial stages, it was, you invested, escrow agreement, subscription agreement. That was what was required. And then the funds were transferred to Raymond James and put into Treasury bills.

MR. JAMES: Okay.

So all the funds that come into that People's Bank trust account, whether we're talking about Phase I, Phase II, or subsequent projects, the money that comes in, all of that is investor funds?

THE WITNESS: Into the escrow

Page 85

administration fees paid, who got what. And sometimes the fee was reduced if there was a reason for it.

MR. JAMES: And that'd be the administration fee?

THE WITNESS: Yes. It might've been fifty. It might've been thirty-five. It might've been thirty. It depends -- there were any number of reasons why that might've been the case.

MR. JAMES: Okay.

You say a portion of that administration fee, in addition to the marketing and things of that nature, would also go to the third party that helped bring this investor to Jay Peak?

THE WITNESS: Many times, yes.

MR. JAMES: Okay.

Did you use a specific entity or is it a series of entity, you used different third parties for that purpose?

THE WITNESS: For the first few projects, we used a firm called Rapid USA. And they were a promotional -- they were -- they helped us promote the projects, helped us find investors. And the principal of that organization played a pretty important role in developing some

22 (Pages 82 to 85)

Page 86 Page 88 of the business plans and the offering documents. 1 A From the Tram Haus Lodge, which was our 2 MR. JAMES: Okay. And that person? 2 first project, to the Stateside project, which was 3 THE WITNESS: His name is Douglas Hulme, 3 our most recent, this is about a mile and a half 4 H-U-L-M-E 4 drive. And we built with -- each project had its 5 MR. JAMES: So going back to the trust 5 own funds. And when this one was completed --6 6 account at People's Bank. So putting aside the Q This one referring to? 7 administration account where those fifty thousand 7 A I'm sorry. Tram Haus Lodge was 8 8 dollars fees go into, the actual five hundred completed, we had another project that we could 9 9 thousand, that's the actual investment principal, share with people, and they participated in that. 10 10 that goes into its ow escrow account? And then when we were finished with this 11 11 THE WITNESS: Correct. one, the master plan project was for this site to 12 MR. JAMES: Okav. 12 be developed. And then when the next project --13 13 So all the monies that come into that this one was done, we went to -- so the master 14 14 account I assume is coming in in five hundred plan -- and from a construction standpoint, you 15 thousand dollar increments? 15 would never go from far west to far east. You 16 THE WITNESS: Correct. 16 would want to go logically in progression, so that 17 MR. JAMES: I'm assuming it's coming in 17 your disruption and your earth disturbance is 18 18 from investors in the particular projects? controlled and minimized. 19 THE WITNESS: Correct. 19 Because one of the things that, perhaps, 20 MR. JAMES: Okay. 20 we'll talk about is the cost of doing these things 21 21 What happens if you end up receiving and the lessons learned in Phase I, in Phase II 22 22 more investors than what the project allows for? that we benefited in the subsequent phases. And a 23 23 What do you do with that portion of the money? lot of it has to do with environmental-related 24 24 THE WITNESS: Well, when we get to issues 25 25 MR. JAMES: So as to the Tram Haus Lodge the -- I'm sorry. When we get to the point where Page 87 Page 89 1 one project was nearing completion in terms of the 1 Phase I, so the money comes in in five hundred 2 2 full subscription, we would have -- and as it thousand increments from each investor into that 3 3 worked out, we had another project that they could trust account at People's Bank. Is it practice to 4 participate in. There were thirty-five investors 4 then, once you have those documents, you have a 5 in Phase I. As we got close to the completion of 5 subscription agreement, escrow agreement signed 6 the first subscription, we also had the second 6 and executed by the investor, is that money then 7 7 project ready to go. And then a third and then a transferred to Raymond James, or does it then get 8 fourth. 8 transferred to another account at People's Bank 9 9 Because I mentioned earlier the master for the limited partnership for LP I? 10 10 plan. I should've brought a map of it. It's like THE WITNESS: I believe that the funds 11 a development pod. And we started on the Tram 11 go into People's United. Now, at the time we 12 Haus Lodge, which was, you know -- I know you 12 started, it was called Chittenden, by the way. 13 13 can't see this, but -- we had multiple projects. Chittenden Bank was bought by People's United, a 14 14 And we started with the Tram Haus Lodge, which was Connecticut-based company. 15 in the western edge of the resort. 15 So the funds would go into the project, 16 We then went to the Hotel Jay complex 16 and then I believe transferred to Raymond James 17 17 with its water park, ice arena, golf clubhouse, directly. I don't think there was another account 18 conference center. Then we went to Golf and 18 that it went into. 19 19 Mountain Suites, Lodge and Townhouse project. And MR. JAMES: Okay. 20 20 then most recently the Stateside hotel. So it would come into the trust account, 21 Now, from here to here is about one and 21 and from the trust account, it goes to the LP I 22 a half miles. 22 account at People's Bank, and then from there, to 23 BY MS. FUCHS-SINDLER: 23 the LP I account at Raymond James? Was that the 24 24 Q And just so the record's clear, when you sequence? 25 25 THE WITNESS: I believe so, but I have say from here to here?

Page 90 Page 92 to tell you that, you know, someone like Heather 1 accounts, it would come into trust account at 2 2 Whipkey could've been more precise, you know, or People's Bank, it may or may not stop at a 3 3 our accountant CFO. corresponding account at People's Bank for each 4 The money came into the escrow account 4 LP, but, ultimately, it would end up at the 5 at People's and was, subsequently, transferred to 5 Raymond James account for that limited 6 6 Raymond James. Now, I don't think there was partnership? 7 7 THE WITNESS: That's correct. another step in there. But if you showed me a 8 8 document that said there was, I mean, it wouldn't MR. JAMES: Okay. 9 9 be the -- it wouldn't shatter me to find that out. So, essentially, all of the limited 10 10 partnership accounts at Raymond James, what is in But the bottom line is, it came into 11 People's. The subscription agreement was signed. 11 those accounts, if there's anything, is investor 12 12 The escrow agreement was signed properly. The funds? 13 THE WITNESS: Correct. 13 funds were then some short time thereafter 14 14 transferred into Raymond James and then put into MR. JAMES: Okay. 15 15 And as you mentioned, for each of the Treasury bills. 16 MR. JAMES: Okay. 16 limited partnerships, you authorized -- and, 17 MS. LAMA: From the transfers from the 17 obviously, your accounting team brings you the 18 18 escrow account for Phase I, did you authorize the authorization, but you authorized the monies going 19 transfers from the escrow -- out of the escrow 19 through that flow of chain from trust account 20 account? 20 People's and ending up in Raymond James limited 21 21 THE WITNESS: Oh. I think I authorized partnership? 22 22 THE WITNESS: That's right. everything that went from each account. And then 23 23 my accounting team would facilitate that. You MS. LAMA: Did the limited partnerships 24 24 know, they would come to me and say, we're going have escrow agreements with People's United Bank, 25 to transfer some funds to Raymond James, and I'd 25 master escrow agreements? Page 91 Page 93 sign it, because that's what -- I mean, that was 1 THE WITNESS: Probably. I apologize for 1 2 2 the protocol. not being more precise, but I -- yeah, I -- yeah, 3 3 And, you know, I probably signed two I think -- yeah, there is. There's an overarching 4 hundred and fifty of these, maybe five hundred. agreement between the bank and us. 5 Many, many transfers. Because that was the 5 And when we opened an escrow account at 6 6 procedure; get it out of this account and get it the bank, that was set up, and I signed the 7 7 into the secure Raymond James Treasury bill relationship account creation. I believe our 8 8 attorney, Mark Scribner, facilitated the document accounts. 9 9 MR. JAMES: And the reason for that was preparation for the escrow account. And he would 10 10 the interest and the security? set up the account with the bank, and I would go THE WITNESS: Security, banking, fire 11 11 and meet the folks at the bank and sign the 12 12 power. Chittenden and People's United, a small documents, and we were off and going. regional bank. They have an appetite for creative 13 13 MS. LAMA: Okay. 14 commercial banking, like this, really. Now, I was 14 And to your understanding, is there one 15 referring to a small level of risk. 15 master agreement that covers all of the 16 People's United is essentially a savings 16 partnerships --17 bank in Connecticut with almost no appetite for 17 THE WITNESS: I think each -- I'm sorry. 18 18 MS. LAMA: -- or is there a different commercial financing, unfortunately. Their prior 19 President, Paul Perrault, who left People's 19 escrow agreement -- master escrow agreement 20 20 United -- or left Chittenden about 2008 did have between each of the partnerships and the bank? 21 21 an appetite for commercial financing. But after THE WITNESS: I believe there are 22 22 2008, no bank in Vermont would do any individual escrow agreements with each project. I 23 23 believe they reflect one another -- they're very, significant --24 24 MR. JAMES: And then that was the very similar, but I believe they are distinctive. 25 practice for all of the limited partnership And I recall going to the bank and signing the

	Page 94		Page 96
1	escrow agreement startup for each project that	1	A No. We went to the bathroom.
2	we've done.	2	Q Okay.
3	MS. LAMA: And other than yourself, did	3	(SEC Exhibit No. 95 was marked
4	anyone sign those agreements?	4	for identification.)
5	THE WITNESS: I don't believe so.	5	BY MS. FUCHS-SINDLER:
6	BY MS. FUCHS-SINDLER:	6	Q While we were on the break, the court
7	Q You had made a comment before that you	7	reporter marked the next exhibit, which is Exhibit
8	heard the term "margin loan" thrown about. Can	8	No. 95, which I'm handing to you and a copy to
9	you	9	your attorney now.
10	A Well, I heard it from you.	10	This is a copy of a document that
11	Q Oh, but aside from us, we'd asked you	11	appears to consist of an email string. At the
12	about margin loans. Did you ever hear the term	12	top, you'll see the date March 9th, 2009, and then
13	"margin loan" in connection with anything going on	13	from Mike Dupont to Douglas Hulme. Then if you go
14	with different accounts at Raymond James?	14	a little farther in, you'll see from Mike Dupont
15	A I know that Mr. Quiros had banking	15	an email, dated January 27th, 2009 to Bill
16	relationships with Raymond James that were	16	Stenger. Subject: Raymond James Account, with
17	multi-faceted. And the term "margin account,"	17	Importance: High.
18	I've heard the term. I don't have direct	18	Can you take a look at this document and
19	knowledge of how that played a role in this or	19	tell me what it is.
20	that. I don't I was not involved in the	20	A I've read it. I'm sorry. Yeah, I've
21	day-to-day banking relationships with Raymond	21	read it.
22	James. I know he could answer that question for	22	Q Okay. Can you tell us what this
23	you.	23	document is?
24	Q But besides just hearing the generic	24	A Well, it appears to be an email from
25	term "margin loan," have you ever heard of the	25	Michael Dupont to Douglas Hulme.
	Page 95		Page 97
1	term "margin loan" in connection with any Jay	1	Q Okay. And how about the body of it?
2	Peak-related account at Raymond James?	2	A The body of it was an email, dated
3	A I don't believe so.	3	January 27th, '09 to me from Michael Dupont.
4	Q And so is it correct that you have no	4	Q Okay.
5	understanding as to whether or not there ever was	5	If you look initially, he's saying that
6	a margin loan in any Jay Peak-related account?	6	he wants to follow-up on a conversation of that
7	A I do not know of any margin loan	7	morning. It says, "It made clear what has
8	situations with Jay Peak. I know that that is one	8	occurred and what needs to be done from his
9	of the things that the Raymond James banking	9	perspective."
10	institution might offer, but I don't know any role	10	Can you tell us about that conversation?
11	that it played with our operations.	11	A I have no recollection of that
12	MR. GORDON: We've been going for a	12	conversation. Mike was our CFO for about a year.
13	little over two hours. Can we take a five-minute	13	And I don't I mean, I I'm seeing this. I'm
14	break?	14	trying to recall the timeframe when he was with
15	MS. FUCHS-SINDLER: Sure.	15	us. And he I'm looking at the content of the
16	We're off the record.	16	email, and he's asking for information.
17	(A brief recess was taken.)	17	The conversation in the morning might've
18	MS. FUCHS-SINDLER: We're back on the	18	been, gee, Bill, there's a couple of things I'm
19	record after a short break.	19	concerned about, I'm going to follow-up with you.
20	BY MS. FUCHS-SINDLER:	20	I don't you know, this was, what, five years
21	Q During that time, we didn't have any	21	ago.
22	substantive conversations; is that correct?	22	Q Well, reading this email, does this jog
23	A Pardon me?	23	your memory as to the issues that were going on at
23 24		24	the time?
24 25	Q We did not have any substantive conversations?	25	A The first year or year and a half of our
2 3	conversations:	23	A The first year of year and a nail of our

Page 100 Page 98 inception, we were going at a very high rate of 1 THE WITNESS: Yeah. Yeah. 2 speed operationally and developmentally. And Mike 2 BY MS. FUCHS-SINDLER: 3 3 was attempting to help us get organized as CFO in Q And do you see where the paragraph that 4 the area of the ski area and its operation and in says, Second, do you see where he says, "There 5 the area of construction and development for Phase 5 appears to be a shortfall compared to the summary 6 Land Phase II. 6 statement supplied by Raymond James?" 7 7 And he was expressing, according to this A I see where that's written, yes. 8 8 email, concern that he was not getting the Could you explain that, what that's 9 9 statements in a timely manner, in his judgment. about? 10 And -- and then he goes on to point out, if 10 A I don't -- I don't know what that's 11 certain things are -- were done, that they need to 11 about be done. He's a CPA, and he was expressing in 12 12 Q Did you talk with anyone at Raymond 13 13 this email, you know, his concerns about certain James about what the shortfall was about? 14 14 things. If they were, indeed, one way, they A No. I don't recall the conversation of 15 15 that day, and I don't recall any aspect of what needed to be done a different way. 16 Q First of all, how did he get the Raymond 16 this email refers to. I suspect that I would've 17 James statements? Was it through you? 17 contacted Ary to ask him to follow-up. 18 18 A Oh, they would be faxed to Jay Peak. Q That was my next question. 19 The fax machine was ten feet from his office. 19 A But I don't know that. I mean, this is 20 Q Did it have to come from you to him? 20 January 27th of '09. And it was five years ago. 21 A He would -- Ary would tell me that he's 21 And I don't know, but I know that we -- I believe 22 22 going send up the statements. I'd go to the fax we probably satisfied Mike's concerns, because 23 23 machine, pick them up, and give them to Mike, he -- you know, I don't -- I'm pretty sure that he 24 24 because we didn't want just anybody having access was satisfied. 25 25 to banking statements. Q Why are you sure? Page 101 Page 99 1 Our offices at the time, there was 1 A Well, because if anything persisted that 2 2 Marketing and Sales and Accounting and General he wasn't satisfied with, he would've let me know. 3 Management all in one little bullpen. 3 And I don't recall anything lingering after this. 4 4 O Did you receive the Raymond James MR. JAMES: Well, do you recall the 5 5 issues that he's raising in Exhibit No. 95? statements? 6 6 A Sure. I'd pick them up, and I'd give THE WITNESS: I do not recall the 7 7 them to Mike. specifics of these particular situations. 8 8 O Did you review them? MR. JAMES: Let's take them one by one. 9 So if you go to the first paragraph where it 9 A I looked at them briefly. I didn't 10 10 begins with first, do you see that? dwell on them, because that was his job. 11 11 Q From the time Mr. Dupont was with Jay THE WITNESS: Uh-huh. 12 12 MR. JAMES: He says, "Since August," --Peak to the present, do you review Jay Peak 13 13 and this is Mr. Dupont speaking to you based on statements? 14 14 this email -- he says, "Since August, I have been A I review Jay Peak statements. 15 I'm sorry. Not Jay Peak. I'm sorry. I 15 requesting repeatedly Raymond James statements for 16 meant Raymond James statements. 16 Hotel I and Hotel II." 17 17 Do you see that? A When they come in, I'll look at them 18 18 briefly, yeah. And then I'll give them to George THE WITNESS: Uh-huh. 19 19 MR. JAMES: Any recollection -- and just Gulisano and Heather Whipkey because they're 20 20 to help us with just timing, it says, "Since charged with reconciling statements. 21 21 August," would be August of 2008? MS. LAMA: And when you receive them, 22 22 how do you get them? THE WITNESS: Uh-huh. 23 23 THE WITNESS: From -- by fax. MR. JAMES: Sir, you have to say yes or 24 24 MS. LAMA: So to this day, still by no. 25 25 THE WITNESS: I'm sorry. Yes. Yes. fax?

Page 102 Page 104 MR. JAMES: And the closing on the 1 reason. 2 2 purchase by Q Resorts was June of 2008? MR. JAMES: Okay. 3 THE WITNESS: 2008. 3 THE WITNESS: And Joel was simply 4 MR. JAMES: Okay. 4 respecting that line of reporting. 5 5 So he's been asking for the statements MR. JAMES: Okay. 6 since August, about two months after the closing, 6 So that sounds like something Mr. 7 7 Burstein would say to Mr. Dupont based on -according to what he's saying? 8 8 THE WITNESS: Yes. Yes. Yes. THE WITNESS: Sure. 9 9 MR. JAMES: So you don't have a MR. JAMES: Okay. 10 10 recollection of him asking for statements, he So if you go on to number -- the second 11 says, since August, and this email's in January? 11 paragraph, do you see that, where he talks about 12 12 So we have four to five months of him asking for the shortfall compared to the summary statement 13 supplied by Raymond James. Any recollection of 13 statements. No recollection of that being an 14 issue? He was --14 receiving by -- I'm assuming it would come through 15 15 THE WITNESS: You know, we were -- no, I that same fax machine, summary statements instead 16 16 of actual monthly statements? don't. We were in the midst of construction, 17 17 THE WITNESS: I do not recall. I don't operation of the ski season, and we were building 18 recall, Brian. 18 the hotel, in construction, in the middle of the 19 winter, enclosed. And I remember Mike asking for 19 MR. JAMES: And where he talks about the 20 the statements, but he was also involved in all 20 shortfall, any separate conversations about the 21 21 the other aspects of the operation, and he didn't balances in these accounts not being what he would 22 22 come to me daily saying, where are the statements, expect them to be? 23 where are the statements, never, never. 23 THE WITNESS: I don't recall any 24 24 And, you know, this particular email, conversations with Mike about that. 25 25 obviously, it appears to be of real concern to MR. JAMES: What about conversations Page 105 Page 103 him. I think I shared this with Ary, and I think 1 with anyone else? 1 2 2 he addressed it. THE WITNESS: Not with anyone else for 3 3 MR. JAMES: Sticking with that first 4 4 paragraph, do you see where he goes on to say that MR. JAMES: If you go on same paragraph, 5 you told him that -- sorry, he said that he 5 which is in the second to last sentence, it says, 6 "In addition, there appears to be ready access 6 contacted Mr. Burstein? I think we saw that that 7 7 was the person at Raymond James. margin loans that I have no idea as to what 8 THE WITNESS: Uh-huh. 8 they pertain to." And it says, "See diagram 9 9 MR. JAMES: And that Mr. Burstein told below." 10 10 him that he could not give the information based Do you see that sentence? 11 11 on what Mr. Quiros said and that he did not want THE WITNESS: I do. 12 that information released directly to Mr. Dupont. 12 MR. JAMES: Earlier, I think Ms. Sindler 13 Do you remember --13 had asked you about margin loans and whether you recall any conversation about margin loans, and 14 THE WITNESS: I -- I remember -- I'm 14 15 sorry. Go ahead. 15 you had said no, I believe. 16 MR. JAMES: Well, do you remember any 16 Any specific recollection now that you've seen this email as far as what Mr. Dupont 17 instructions similar to that coming from Mr. 17 18 18 is talking about as far as margin loans? Quiros or someone else as far as information being 19 released directly to Mr. Dupont? 19 THE WITNESS: Well, he's identifying a 20 THE WITNESS: Mr. Quiros's relationship 20 line item in the statement, and that is clearly, 21 21 you know, stated there. No doubt. It's listed with Raymond James is such that he is the point of 22 22 contact, and neither Michael Dupont or George there. 23 23 This looks like it was -- I have Gulisano, who's our current CFO -- the point of 24 24 contact with Raymond James has always been Ariel, familiarity with the Raymond James statements and 25 25 and for simplicity and authority, and that is the this does appear to be the typeface that they use,

Page 106 Page 108 so I suspect it was put together. So -- but I 1 1 Ary had at his disposal for his financial 2 don't -- I don't know more. 2 involvements and businesses could have -- could've 3 MR. JAMES: Okay. 3 been a wide range of things. And, you know, 4 Other than this information looking to 4 obviously, I see the term and I see the line item. 5 5 be, as far as you're concerned, what it's MR. JAMES: If you could flip to the represented to be, any specific information as to 6 6 next page. 7 numbers and what would've caused either the 7 THE WITNESS: You know, it may appear 8 shortfall or the numbers that are attached to 8 like I -- I don't know the detail of the Raymond 9 these margin loans, any information about those 9 James accounts as precisely as you might think I 10 balances and what those loans are? 10 should, because that's his world. I ran, 11 THE WITNESS: No. Brian, I'm seeing 11 developed, and built the resort, and operate it. 12 this ten minutes ago. Out of the blue, I don't 12 From the inception of the purchase 13 have recollection of those accounts from five 13 through our paying of all of our bills in creation 14 years ago. I don't. I don't doubt -- I don't. I 14 of all this, the funding mechanisms were always 15 15 mean, I'd be wildly speculating if I said so. controlled through Raymond James. 16 16 BY MS. FUCHS-SINDLER: And this, obviously, shows that Mike 17 Q When you -- with this email, did you 17 didn't feel like he had all the information he 18 ever speak to anyone, whether it was Mr. Quiros or 18 wanted. His message to me was -- according to 19 19 anyone at Raymond James, to say, what are these this was, hey, get me -- get me information, get 20 20 ready access margin loans that Mike Dupont is me detail here, and -- and -- and, you know, 21 talking about? 21 respond to my concerns. And I believe that I 22 A I'm pretty sure that what I probably did 22 reached out to make sure that we got him the 23 23 here was call Ary and say, Mike's got some clarity that he was asking for. 24 24 concerns, can you answer these questions? MR. JAMES: If you turn to the next page 25 25 Q You recall that conversation? in the paragraph that begins with, third. And Page 107 Page 109 1 A I don't recall that. But you're asking I'll jump a little bit ahead just to --1 2 me what do you think I did, and I'm telling you 2 THE WITNESS: It begins with what, 3 based on, you know, seeing this for the first time 3 Brian? 4 and trying to recall that particular time. 4 MR. JAMES: Third. It's in the first 5 I would not have ignored Mike Dupont's 5 6 concerns, because he's a valued member of my 6 THE WITNESS: I'm sorry. Yes. Yes. 7 staff. And if he were writing these things, it 7 MR. JAMES: And if you go to I guess the 8 would be because he's feeling like he doesn't have 8 second line, it's more so the third line, but 9 the whole picture and wants the whole picture or 9 begins on the second line, it says, "As expressed 10 wants more of the picture. 10 by you," this is Mr. Dupont referring to you, Mr. 11 And I would've reached out, I'm sure, to 11 Stenger, "this credit line is not collateralized 12 Ary to try to get clarity. For two reasons; one, 12 by EB-5 funds." 13 so that we know we're doing the right things, and, 13 Do you see that? 14 secondly, so Mike is comfortable. 14 THE WITNESS: Uh-huh. 15 But I -- you know, I don't know what 15 MR. JAMES: Okav. 16 happened on Tuesday afternoon or Wednesday morning 16 MS. FUCHS-SINDLER: You have to say yes 17 of the 28th or 29th. I believe, if my memory 17 THE WITNESS: I'm sorry. Yes. 18 serves me correctly, we must've -- because Mike 18 MR. JAMES: And, obviously, in two point 19 continued to his job, and I continued to do my 19 one, we talked earlier about whether or not the 20 job. And I think what the bottom line was, was 20 investor funds that are being held by Raymond 21 let's make sure that when the statements are 21 James, whether they can be used as collateral for 22 ready, that they get sent up to us. 22 any loans or other credit being extended to Mr. 23 23 Q Did you learn anything else about these Quiros and Q Resorts. Do you remember that 24 24 ready access margin loans? discussion? 25 A No. No. I mean, the instruments that 25 THE WITNESS: I do.

Page 110 MR. JAMES: Okay. So it sounds like what Mr. Dupont is saying is that you guys also had a discussion prior to him writing this email, and you told him that they were not -- the investor funds were not being used as collateral. Do you see that?

THE WITNESS: I see it's stated here in his email.

MR. JAMES: Okay.

So it sounds like -- and I know earlier you said that the conversation in the morning could've been, oh, I just need to talk to you about some things, but it sounds like you guys had a more substantive conversation, at least prior to this, where you express to him that collateral -- the funds were not being used as collateral.

THE WITNESS: Brian, I can only react to what's written in this page, because I don't recall the conversation in person. I don't doubt that we had a conversation. I saw Mike every single day, and we talked frequently every day about a host of different things. And he may of asked a question about this. I see it's recorded here as he, apparently, remembers it, and I don't dispute that a bit.

Page 112 as he wanted in as timely a way, and I'm sure I

reached out to try to accelerate the timeliness and the preciseness of the data.

MR. JAMES: Did Mr. Dupont resign at some point in time?

THE WITNESS: He left. I'm not sure when he left. He left I think later that year. He was going through a divorce. He was a single guy. We're a real rural area. He told me how sorry he was to leave, and he said he wanted to live in Burlington. And, you know, he was living in a rural development away from, you know, all sorts of normal daily life. So it didn't surprise me a bit that he wanted to get back to Burlington.

And he took a job at an aviation company, a CFO position in downtown Burlington. Wished him well. He continues to ski and ride at Jay Peak, and he's always welcome at the area. He's a very nice guy.

MR. JAMES: If you go to the next paragraph, it begins with, fourth. You see that? THE WITNESS: Uh-huh.
MR. JAMES: And it says, "As previously

expressed by you," and, again, this appears to be Mr. Dupont referencing a comment or a discussion

Page 111

MR. JAMES: Okay.

But no independent recollection, not really making that representation to Mr. Dupont, at least talking with Mr. Quiros about whether the investor funds are being used in this manner?

THE WITNESS: No recollection. Mike and I would have conversations daily about a host of things that were going on at the area and some of which would be related to construction and projects and a lot of it would be related to the operation of the ski area.

You know, I do remember him asking some -- for some clarity and wanting more responsiveness in terms of getting the statements in a timely manner.

The thing I would like to make clear to everyone is the pace at which we were going at that time with operations, winter construction, the introduction of new investors into Phase II, it was -- it was just a tornado of activity. And I say that in a positive way. We're going at a hundred miles an hour.

So, you know, whether or not he was getting everything he wanted, and it appears that, according to this email, he wasn't getting as much

Page 113

that he had with you prior to writing this email,
 and he says, "As previously expressed by you --"
 THE WITNESS: To you.

MR. JAMES: To you, sorry -- "it is not appropriate for an owner or member of the Board to control treasury functions of these entities if they are not an officer and/or their actions in using these accounts are not directly controlled by the managing group of these entities, which is you and the Accounting Department."

Do you see that? THE WITNESS: I do.

MR. JAMES: And according to Mr. Dupont, he's previously expressed this opinion to you prior to writing this email?

THE WITNESS: Well, he states it here. I don't recall a conversation where I would've agreed that Ariel Quiros, the co-owner of the resort, who is the overseer, so to speak, of our financial relationship with our bank, does not have the right to -- to perform, you know, that function.

MR. JAMES: But what would be your basis for taking that position?

THE WITNESS: Well, as I said earlier in

Page 116 Page 114 our conversation, he's co-owner of the resort and 1 partner has important responsibilities for the 2 the person who had the relationship with our 2 operation of the limited partnership and the 3 principal banking entity. 3 creation of the facilities that we promised to And, you know, I do not recall ever a 4 build in the agreement. The relationship between 4 5 conversation with Mike Dupont about it is not 5 Raymond James, whether you do or don't have an 6 authority is not an area that I have an opinion appropriate for a member -- an owner or a member 6 7 of the Board to control treasury functions of 7 8 8 these entities. He's not controlling the -- or I've expressed to you prior that Ary was 9 9 Ary was not controlling the functions. He may the person who coordinated and facilitated the 10 10 have been managing the relationship with Raymond Raymond James relationships. And I trusted him 11 and do so to this day to do it in the right way. 11 James, but I was the signatory for the deposits 12 and the payments. And, you know, I don't recall a 12 And my -- according to this email, which obviously, you know, was -- I don't recall all the 13 conversation with Mike about that. 13 MR. JAMES: But were you also the 14 details of it, is asking for more clarity in 14 15 signatory for the limited partnership accounts at 15 expressing some concerns and some of which may be 16 Raymond James? 16 correct and some of which may not be correct. 17 17 THE WITNESS: No, I was not. MR. JAMES: But the limited partnership 18 18 MR. JAMES: Okay. agreement for the limited partnership Phase I and 19 THE WITNESS: No, I was not. 19 the limited partnership Phase II, don't those 20 MR. JAMES: He could be referring to --20 speak to the general partner being the entity that 21 21 THE WITNESS: He might be. has control over the limit the partnership, and, MR. JAMES: -- the discussions about 22 22 therefore, the limit the partnership accounts? 23 23 Doesn't it specifically say the general partner is Raymond James statements? 24 24 the entity that has that authority? THE WITNESS: Uh-huh. 25 25 MR. JAMES: You have to say yes or no. THE WITNESS: It might very well state Page 117 Page 115 1 that. 1 Sorry. 2 2 THE WITNESS: I'm sorry. MR. JAMES: And earlier, you testified 3 3 MR. JAMES: And then he links Hotel I that you are the individual that, basically, 4 4 and Hotel II in his -- what appears to be an functions as the general partner to these two 5 5 excerpt from the Raymond James statements. He's limited partnerships? 6 6 THE WITNESS: Correct. talking about the limited partnership accounts at 7 7 MR. JAMES: Okay. Raymond James, and what he seems to say is that he 8 expressed to you that Mr. Quiros, as a member of 8 So according to what Mr. Dupont is 9 9 the Board and owner of Jay Peak, shouldn't have saying here is that it probably should be you, or 10 10 I think he also says or the Accounting Department treasury control over these limited partnership 11 11 accounts. Would you agree or disagree with that? that has control over these accounts, as opposed 12 12 THE WITNESS: I really don't have an to Mr. Quiros, who's not a part of the general 13 13 opinion. My opinion -- I guess I should restate partner or the partnership itself? 14 that. I feel that Mr. Quiros is an integral part 14 THE WITNESS: That appears to be his 15 15 of our organization, and, you know, he managed the opinion. I would personally disagree with that, 16 funds' placement and maximization and utilization, 16 his opinion, because I don't think he has the 17 17 and he did it in consort with me and our staff. I relationship with Raymond James that Mr. Quiros 18 think what I'm reading here is, Mike wanted 18 had. 19 19 And remember, go back to 2009 and the more -- I think wanted more clarity and detail. 20 MR. JAMES: But doesn't the general 20 critical importance of a banking relationship at a 21 partner, according to the limited partnership 21 high level and how critical was that to the 22 22 agreement, is the entity that actually controls day-to-day survival of a company, payroll, pay 23 23 the limited partnership, and, therefore, the your bills, build your facilities. If you don't 24 24 limited partnership accounts at Raymond James? have a banking relationship, you're dead. And 25 Mike Dupont did not have a relationship with any 25 THE WITNESS: I can say that the general

1 bank.

And so I'm a little emotional about this, because he's asking for something. He's entitled to ask for control, but he doesn't have the relationship with the bank. And I got to tell you, I lived through '08 and '09 wondering whether or not we'd make payroll, like a lot of companies were, because there weren't any banks out there that were welcoming you through the door. Raymond James was, because of Ary's relationship.

And I certainly was supportive of the fact that he had this relationship, and because of that relationship, we had a bank, and we could do our job, and we could do what we were supposed to do.

So, I mean, you can find, gee, you know, Mike's opinion was he wanted to have his name on the accounts. No, I would not agree with that, because he was not -- he had been with us for a few months. He was doing an adequate job as a CFO.

I will tell you, and I'll put it on the record, he's a depressive character. One day, he's up; the next day he's down. And it was widely known. And it was one of his issues. He

Page 120

what were the investors in Phase I and Phase II told about as far as who had control of these accounts? Because if the limited partnership agreement, which they were provided, says the general partner will, but it turns out it's not actually the general partner, it's the owner of Jay Peak, were the investors told at any point after receiving the offering documents that actually, no, it's not the general partner, it's Ariel Quiros that controls these accounts?

THE WITNESS: No, there was no communications with them.

And we had thirty-five investors that put their funds into the Phase I project. Now, some of those funds went into the Raymond James account. Some of those funds might've been directly paid to the project. Because at -- you know, at the very, very beginning, we had started construction in — when we took ownership, and some of the payments for some of the work probably came out of Chittenden Bank before we set up the accounts at Raymond James.

At the very beginning, there was -there was engineering work, architectural work,
permits, storm water, site preparation all done at

Page 119

had a depression problem.

And whether he got up that morning and was having a hissy fit and decided he was going to, you know, make an issue out of something, I don't know. I had a good relationship with him. I have a pretty damn good relationship with every employee that I have. And if they have a problem, I generally work around it. I generally find a way to keep them focused and -- and productive.

Some of what he wrote here, I don't agree with. And I certainly don't agree that Ary should not have had an impact and an important role in our relationship with Raymond James.

This is not an isolated situation. This is part of a very big picture. And every single week, CEOs and presidents and general managers of companies that were new, new companies in 2008, you're wondering how you're going to make your payroll. And -- and -- and it's very -- it's a very complex fiscal network of things. And I repeat for about the fifth time, I'm dainn glad he had that relationship.

MR. JAMES: Just one last question on this issue. So I understand your position, and I'm not here to disagree. But my question is: So Page 121

the beginning of the project before -- actually, before the closing, but it was done in

anticipation of that.

And then during the summer, I don't know what the date of the timing of the opening of the Phase I Raymond James account was, but I suspect there were substantial vendors paid prior to that.

But that's just an accounting fact. We could determine that.

So you're -- back to your question of, did they know? No, they didn't. But my -- my feeling and responsibility is, you've invested into this project. We've agreed to build this building or better, and your funds, and frankly funds of Jay Peak and Mr. Quiros, went into that building, because we spent more than seventeen and a half million on that project.

And so some or all of the investors' money might've gone through Raymond James, but I suspect on Phase I, some of it didn't, because it was already -- we had a stack of invoices. And we had money in the People's -- or Chittenden Bank at the time and some of it probably went to Raymond James at the beginning.

Now, in Phase II and III and IV and V,

31 (Pages 118 to 121)

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you know, we were far enough ahead in terms of account set up, that it -- you know, I wouldn't say all of it went through Raymond James, but in the very beginning, I suspect there were a few million that might've gone to the early construction stuff that we did. But that's -- I mean, that I could produce the ledger and the checks and the work done and the invoices for that, Okay?

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BY MS. FUCHS-SINDLER:

Q Did Mr. Quiros ever tell you your name could not be put on any of the Raymond James accounts because he was the one with the relationship with Raymond James?

A No. No. No. I never was concerned about this, because I knew that the funds were being invested and placed in an account and we were building a project.

And if I look at Phase I, what was proposed in the offering document and what was built, Phase II, what was proposed and built, Phase III, IV, V, and VI, everything that we said we would build we did and more, and more.

And I know that this is important detail, but I'm looking at it in the big picture,

1 we got it done. We got it done.

> And there might've been some unclarity at the CFO level in the first year, but the money was invested. The bills were paid. The projects were built. The investor got what they invested

I hope we'll have the opportunity to talk about that at some point, but that is -that's the bottom line, did they get what we said they would get? Did we build it right? Did we build it on time? Did we meet our obligations from an immigration standpoint and an investment standpoint? And I'll tell you, we sure did.

MR. JAMES: Just to wrap up on Exhibit No. 95, just if you're still on that same page, if you go down to where you have the three bullet points. Do you see those?

THE WITNESS: Yes.

MR. JAMES: The first one says, "It is required that these Raymond James accounts only have signature authority by you as the President," referring to yourself, Mr. Stenger, "and the other officers of Hotel I and Hotel II," and then open paren, "not me," close paren, and that's Mr. Dupont speaking.

and that is, did we give the investor what they asked for? Did we build and create for the

investor what the offering documents stated? Did we do it in a timely way?

And bear in mind, my concern was multiple; build the project, do it within a time frame that we said we would do, because just as you might be asking the question, Brian, about, is the investor aware? Well, you know what the investors wanted? They wanted their visa, and they wanted to be assured that the job creation would occur within a short window. And that was the race we were in. Build the project, build at least as much, if not more, than what the offering said, and do it on time. Because if you don't do it on time, the developmental job creation and the operational job creation won't occur and the 829, which is the removal of conditions for the investor, won't occur. That is what the investor wanted clarity on and wanted assurance of.

And by me whipping the horse, which is the construction effort, and keep going, keep moving, keep building, keep on schedule even though the weather was screwing us and a lot of environmental permits were popping up in our face, Page 125

Page 124

THE WITNESS: Uh-huh.

MR. JAMES: This is under the section titled, Actions Required. And, again, you just saw I read it and I think you followed along with me.

Do you remember Mr. Dupont having a discussion with you about suggesting or at least asking that you be the only signature on these Raymond James LP accounts because you're the President of the GP?

THE WITNESS: You know, I see it on the email. I don't recall it.

MR. JAMES: Okav.

Do you recall ever speaking to Mr. Quiros and requesting or at least suggesting that you be put as the signatory or at least added as a signatory to the Raymond James LP accounts? Do you recall having that discussion?

THE WITNESS: I don't recall that, Brian.

MR. JAMES: Any discussion or recollection about having some type of GP charter or resolution that gives or gave Mr. Quiros authority to act on behalf of the limited partnership and have signatory authority on these

32 (Pages 122 to 125)

Page 126 Page 128 accounts? 1 you recall signing or --2 THE WITNESS: I don't know if that 2 THE WITNESS: I don't recall signing --3 3 I don't recall -- you're using the term "loan exists or not to be honest with you. 4 MR. JAMES: Any specific recollection, money to Jay Peak, Inc." I'm trying to, you know, 4 5 5 distinguish the corporations and the functions. though? 6 THE WITNESS: I have no recollection. 6 I'm on the ground running the place. I'm 7 MR. JAMES: Okay. Either way? 7 paying bills. I'm paying staff. I'm paying 8 8 THE WITNESS: No. No. I'm sorry. contractors. I'm building things. And the funds 9 9 I mean, you know, when you're -- just as that come to pay the bills come from different 10 10 I said earlier about the Chittenden Bank master sources. The funds to pay for the construction of 11 11 account for the escrow account, when we set up the the partnership projects come from those accounts 12 12 accounts, you do your signatures, you set up the and came almost always from Raymond James. 13 13 account, I don't think I ever signed a Raymond Now, our operating Jay Peak, Inc. 14 14 James account. But you know if you produced one payroll came from other places. Operating -- you 15 here for me, a form that was a Raymond James thing 15 know, we have a fifty-one million dollar a year 16 and my signature was on it -- somewhere along the 16 operation now. So we have banking relationships 17 17 line -- and I'm not saying this exists. with People's United for our operations 18 18 I'm just saying, I don't remember all day-to-day. 19 19 the details of everything that I might've signed. Raymond James, in the beginning, was and 20 I've signed so many hundreds and hundreds, 20 continues to be mostly focused on construction of 21 probably thousands of requests and documents over 21 the projects. And -- so, you know, I'm trying to 22 22 the course of the last six or eight years, tell you what I know and how it works on the 23 23 probably ten thousand checks and hundreds and ground. 24 24 hundreds of contracts. And, you know, I don't MR. JAMES: And when you say Raymond 25 recall every single one of them. You know, and I 25 James focuses on construction projects, you mean Page 127 Page 129 1 the money that comes out of the Raymond James 1 don't know the answer to that question. 2 2 MS. I.AMA: Just one question. In terms accounts --3 3 THE WITNESS: To pay for the development of the significance as you stated before, 4 4 described before of the relationship with Raymond of the limited partnership projects I through VI. 5 5 James, other than holding or -- holding the EB-5 MS. LAMA: So then just to make sure 6 investors' money in this Treasury bill investment 6 we're clear, to your understanding, were any --7 7 function, were they lending money to Jay Peak or did Raymond James loan money to any of the limited 8 was there any lending going on? 8 partnerships or any of the general partnerships 9 9 over the limited partners? THE WITNESS: I don't -- I don't know 10 10 THE WITNESS: I don't know the technical the -- to Jay Peak, Inc.? No. Remember, Jay Peak 11 11 answer to that. I don't think so. I don't know was owned by -- is owned by Q Resorts, and Q 12 12 Resorts is owned by Ary Quiros. Ary Quiros has of -- I don't know. I know you can probably ask 13 13 banking relationships with Raymond James. that question of Mr. Quiros, and he'll be able to 14 14 We deposit money from Jay Peak in our give you a very precise answer. 15 investment projects into Raymond James. And he is 15 MR. JAMES: But you would expect to know 16 the quarterback of the financial team. So, you 16 if the limited partnership accounts was borrowing 17 17 know, did Raymond James loan Jay Peak, Inc. money money from Raymond James? Would that be something 18 I don't think so. 18 you would expect to know? 19 19 THE WITNESS: I suspect. But remember, MS. LAMA: Okay. 20 Did Raymond James loan any of the EB-5 20 I'm building the project. I'm building the box. I 21 general partnerships or limited partnerships 21 have to pay for the building of the box. And 22 22 every month, I would put my requests for the money? 23 23 THE WITNESS: I don't -- I don't know payment of the building of the box to Ary. And 24 24 the answer to that. he, through the accounts at Raymond James, would 25 25 supply the funds to pay for the construction of MR. JAMES: But as general partner, do

Page 130 Page 132 the box whether it was the first box, second, 1 thousand from the Phase II operating account to 2 third, fourth, fifth, or sixth. And we always 2 the coordinates, and it's got the coordinates 3 built the box 3 below. 4 MR. JAMES: But you mean he would --4 Do you recognize this document? 5 when you say he would supply the funds, you mean 5 A I recognize my signature. And I'm 6 he would transfer the investor funds from Raymond 6 looking for a date. There's no date on it. 7 7 James --Q Can you tell us what this is for? 8 THE WITNESS: Yes. 8 A Can I tell you what it's for? 9 MR. JAMES: -- to pay for the 9 Q Yeah. What is this document? 10 10 A Well, it looks like it's a note to 11 THE WITNESS: He would -- he would 11 Jessica to -- "Per our conversation, please, wire 12 transfer the funds into our checking account in 12 six hundred thousand from Phase II operating 13 People's United, and we would then pay our vendors 13 account to the coordinates below. Wiring 14 and suppliers or employees that were involved with 14 coordinates for Raymond James and Associates, 15 15 the project. Inc." And it gives the location and the account 16 MS. FUCHS-SINDLER: It's about 1:30. Do 16 number and signed by me. 17 17 you want to keep going, or do you want to take a Q And it's for the benefit of Q Resorts 18 18 break? I want to ask you, Mr. Stenger, and also Inc.; is that correct? 19 our court reporter. 19 A Yes, it says that. 20 THE WITNESS: All I need is water. 20 Okay. 21 MR. JAMES: Well, let's ask the court 21 A May I ask where the date is? There's no 22 22 reporter. date on it? 23 MS. FUCHS-SINDLER: Do you want to take 23 Q If you look toward the upper-right side, 24 a break now? 24 it says, "Okay." And then it looks like D --25 THE COURT REPORTER: Whenever you want. 25 A Debra AD -- AB. Okay. Page 131 Page 133 THE WITNESS: Out of courtesy for her, I 1 Q And it says, "7/01/08." 1 2 think we ought to take a break. 2 Okay. 3 MS. FUCHS-SINDLER: Yeah. You know 3 Q Can you tell us why you sent this 4 what? We'll go off the record now and take a 4 request? 5 lunch break. 5 A I have no recollection of this. I don't 6 (Whereupon, at 11:33 p.m., a luncheon 6 know. Looking at the date of what's written here, 7 7 recess was taken.) which is written in hand by DAB, which would be 8 AFTERNOON SESSION 8 maybe a Jay Peak name. I don't know. Anytime I 9 MS. FUCHS-SINDLER: We're back on the 9 send a letter, I usually put the date on it, you record after a lunch break. 10 10 know. And I don't see a date here. So is it 11 (SEC Exhibit No. 96 was marked 11 7/1/08? 12 for identification.) 12 We -- the closing was June 27th, '08, 13 13 BY MS. FUCHS-SINDLER: correct -- June 23rd? So this would've been like 14 14 Q During that time, there were no a week later if that's the day. 15 substantive conversations, except, Mr. Stenger, 15 Q Do you know why the six hundred thousand 16 right after we went off the record, you gave us I 16 would be wired from Phase II to Q Resorts? 17 guess various -- a group of photos you had of the 17 A I do not. I do not. 18 18 various different projects at Jay Peak. And we MR. JAMES: But you just I guess like in 19 appreciate that, and we're going to talk more 19 your head you were trying to, based on the date, 20 about that later. 20 see what events were occurring around that time, 21 21 But first, we have marked as Exhibit No. and you mentioned the closing? 22 22 96 a one-page document, and it's a letter to THE WITNESS: Well, I'm responding to a 23 Jessica Foerst, F-O-E-R-S-T, dash, Bilodcau, 23 handwritten thing here that says, "Okay, DAB," and it says, "7/1/08." And I don't know -- it was, 24 B-I-L-O-D-E-A-U, at Chittenden Bank from William 24 25 25 Stenger. And it's the request to wire six hundred obviously, in response to a request to do a

Page 134 Page 136 transfer and that is my signature. And Debra would be a correspondence from me to the bank. 2 Foerst-Bilodeau is someone we worked with at the 2 Now, whether it would be in a one-sentence letter 3 3 Chittenden. And -or -- as we got further into the projects, I think 4 MR. JAMES: Any chance it had anything 4 the Accounting Department set up a template, and 5 to do with the funding of the closing by Q Resorts 5 this was early on, and so it was probably more 6 seeing that it's a week after the closing date? 6 personalized. 7 7 THE WITNESS: I don't know what it MR. JAMES: Okay. Okay. 8 8 would've been in regards to. I'd have to -- I'd And would these be retained by you or 9 9 have to review what was going on in Phase II at your assistant in some organized fashion? 10 10 THE WITNESS: I'm sure that anything the time, if anything, in particular. I just 11 don't -- I don't know. 11 like this that I signed is in the files. 12 12 MR. JAMES: So your belief --MR. JAMES: Okay. 13 13 And just as far as the universe of THE WITNESS: No. 14 14 possibilities you can contemplate at this point, MR. JAMES: -- is that you would have 15 any that would involve you wiring Phase II monies 15 all of the wire authorization --16 to Q Resorts, and not to Phase II Raymond James, 16 THE WITNESS: We would -- we would not. 17 but Q Resorts Raymond James, anything that comes 17 MS. FUCHS-SINDLER: You have to let him 18 to mind? 18 finish. 19 THE WITNESS: There's nothing that I can 19 THE WITNESS: I'm sorry. By 5:30, I'll 20 recall. 20 get it right. 21 21 MR. JAMES: Okay. MR. JAMES: When it really counts. 22 22 And any recollection at all of wiring But it's your recollection is that would 23 23 money from Phase II People's Bank or Phase I have -- you'd expect to have copies of every wire 24 24 People's Bank or any of the projects to Q Resorts, authorization signed by you to move money from one 25 any recollection of doing that? Any instance of 25 account at People's Bank to another account at Page 137 Page 135 1 1 those transfers being authorized? Raymond James? 2 2 THE WITNESS: I believe that there's an THE WITNESS: I -- I don't. I mean, I'm 3 3 acknowledging that this is my signature and that's authorization for everything that was done, and I 4 my stationery. And I'm assuming that the date 5 5 that somebody has written on this is a reflective MR. JAMES: And, again, I think your 6 6 period of time, but I don't have any knowledge testimony was that you get provided with the 7 7 that what the date of this was. request and what it's for, and then it's put in 8 8 I suspect if we were to check with the front of you, and then you sign authorizing -- I'm 9 9 wiring coordinates for the transfer, we could get assuming if it's acceptable to you, you sign it, 10 10 quite precise about how close it is, but -- and and then the transaction is executed? 11 11 let's say for the sake of discussion, it's on or THE WITNESS: Uh-huh. 12 about the 1st of July, it must've been for some 12 MR. JAMES: Yes or no, sir. 13 13 purpose. And, you know, I'm acknowledging that I THE WITNESS: Sorry. Yes. Yes. 14 was the one who initiated the wire, because, yeah, 14 MR. JAMES: And just going back to in or 15 15 that's my signature, but I don't recall the around the closing, do you recall who would be the 16 purpose or the particular of what was -- what was 16 person or would've been the person that would've brought you something similar to Exhibit No. 96 17 involved. 17 18 18 asking you to authorize the movement of this MR. JAMES: Let me ask you a different 19 19 question, same exhibit. Is this, and by this, money? I know Mr. Dupont came shortly after, so 20 20 referring to Exhibit No. 96, is this the typical would it be him or would it be someone else? 21 21 THE WITNESS: I'm trying to remember form that you would use to authorize money to be 22 22 transferred from the People's Bank accounts to the based on the signature here, DAB, I am not sure 23 corresponding Raymond James accounts that you 23 who that is. 24 24 testified about earlier? MR. JAMES: And that could be someone at 25 25 THE WITNESS: I don't know. I mean, it the bank?

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Page 138
                                                                                                    Page 140
            THE WITNESS: At the bank.
 1
                                                          1
                                                                     THE WITNESS: Yeah. Yeah. I have a --
 2
            MR. JAMES: You never know.
                                                          2
                                                               that's my stamp.
 3
            THE WITNESS: Brian, I'm sorry. I
                                                          3
                                                                     MR. JAMES: So you have a signature
 4
      don't -- I don't recall the instance of this, but
                                                          4
                                                               stamp?
 5
      I certainly can verify that it's my signature, my
                                                          5
                                                                     THE WITNESS: Yeah.
 6
      letterhead, and I'm initiating the transfer.
                                                          6
                                                                     MR. JAMES: Okay.
 7
                 (SEC Exhibit No. 97 was marked
                                                          7
                                                                     THE WITNESS: Now, do I use it very
 8
                  for identification.)
                                                          8
                                                               often? No.
 9
           BY MS. FUCHS-SINDLER:
                                                          9
                                                                     MR. JAMES: Okay.
10
         Q The court reporter has just marked as
                                                         10
                                                                     THE WITNESS: But I had one.
11
      Exhibit No. 97 a one-page document. You'll see at
                                                         11
                                                                     MR. JAMES: Why have a stamp if you're
12
      the top it says, April 20th, 2014. It has the
                                                         12
                                                               not going to use it?
13
      time. It says GSI Dade County. It appears to be
                                                         13
                                                                     THE WITNESS: Well, yeah, you know. But
14
                                                         14
      dated -- a one-page letter, dated November 16th,
                                                               that was the signature. I was probably in a
15
      2011 to Raymond James and Ariel Quiros from Mr.
                                                         15
                                                               hurry.
16
      Stenger regarding authorization for Mr. Quiros to
                                                         16
                                                                     MR. JAMES: So when it's William
17
                                                         17
      have custody of funds held by the Stateside
                                                               Stenger, you sign one way, and then when it's Bill
18
      project.
                                                         18
                                                               Stenger, you use a stamp?
19
           Do you recognize this document?
                                                         19
                                                                     THE WITNESS: That's correct -- no. No.
20
                                                         20
         A I do. I recognize my signature.
                                                               No. When I sign William J. Stenger, I sign it one
21
                                                         21
           MR. JAMES: Say that again. Sorry.
                                                               way, and if it's Bill Stenger, I sign it another.
22
           THE WITNESS: I recognize my signature.
                                                         22
                                                                     MR. JAMES: Oh, okay. Okay. I got you.
23
           MR. JAMES: Okay. Tell us about this
                                                         23
                                                                     THE WITNESS: And I'm telling you that
24
      document.
                                                         24
                                                               on rare occasions, I might use a stamp.
25
           THE WITNESS: Well, it's -- it's
                                                         25
                                                                     MR. JAMES: Okay.
                                           Page 139
                                                                                                    Page 141
 1
      giving -- as I said earlier in my comments this
                                                          1
                                                                     And the stamp signature is different
                                                          2
 2
      morning, it's giving Ariel the opportunity and
                                                               than the Bill Stenger signature?
                                                          3
 3
      responsibility to quarterback the funds for our
                                                                     THE WITNESS: Well, you know -- if I
                                                               wrote my name Bill Stenger ten times, they would
 4
      project, and that's what it directed.
                                                          4
 5
            MR. JAMES: And you recall actually
                                                          5
                                                               all approximate one another. And if I wrote with
 6
      signing this document, or are you saying you
                                                          6
                                                               my William J. Stenger signature, it would all
                                                          7
 7
      recognize --
                                                               approximate the same.
             THE WITNESS: I recognize my signature,
 8
                                                          8
                                                                     And as I know many of us at times do
                                                          9
 9
      and it's dated back in November of '11. That is
                                                               when we're asked to sign things, we'll sign them
                                                         10
10
      my signature, and it is my letterhead.
                                                               quickly, and we'll keep going. And that's what
                                                         11
                                                               I -- what I can share with you.
11
            MR. JAMES: And let me ask you, if you
                                                         12
12
      take a look at Exhibit No. 96, if you could, do
                                                                     MR. JAMES: Okav.
                                                         13
13
      you see your signature on 96?
                                                                     Do you remember providing Exhibit 97 to
14
                                                         14
            THE WITNESS: Yeah.
                                                               Mr. Quiros? I know it's directed to Raymond James
15
            MR. JAMES: If you could compare it to
                                                         15
                                                               also, but do you recall who, if anyone, you
16
      your signature on 97.
                                                         16
                                                               provided this letter to?
                                                                     THE WITNESS: I'm sure I gave it to Ary,
17
            THE WITNESS: Uh-huh.
                                                         17
                                                         18
18
            MR. JAMES: Do both of those reflect
                                                               sent it to him. It was probably requested, and I
19
                                                         19
      different ways you sign?
20
            THE WITNESS: Yeah. William J. Stenger 20
                                                                     MR. JAMES: And you're saying you're
21
      is my one signature and Bill Stenger's the other.
                                                         21
                                                               sure, because that's what you normally would do,
22
            MR. JAMES: Okay.
                                                         22
                                                               or you actually remember?
23
            THE WITNESS: And this -- that's a
                                                         23
                                                                     THE WITNESS: Well, yeah, that's what I
24
      stamp.
                                                         24
                                                               would do. Yeah. You're showing me some exhibits,
                                                         25
25
            MR. JAMES: Oh, in Exhibit 96?
                                                               one of which is six years old and one is three
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Page 142 Page 144 years old, and I'm visualizing and recognizing, 1 Q Do you actually remember signing this 1 2 letter? 2 yeah, this is what I was doing, and I take 3 3 responsibility for both of these. A No. I'm saying that that's my 4 4 MR. JAMES: Okay. signature, and I recall the instance of giving him 5 Do you know whether a similar letter or 5 responsibility for organizing and looking after 6 the funds. You know, back in November of 2011 was 6 similar authorization was given for the other 7 7 partnership accounts at Raymond James, Hotel I, three years ago. 8 8 Hotel II, Penthouse Suites, Golf and Mountain MS. LAMA: Was there a specific 9 9 Suites? situation with Jay Peak Hotel Suites Stateside, LP 10 THE WITNESS: I'd have to look at the 10 that required this letter? 11 THE WITNESS: I don't recall the 11 files to know that, Brian. I wouldn't be 12 particular instances around that, no. I don't 12 surprised, but I don't know. 13 13 MR. JAMES: No specific recollection of know 14 14 doing so? MS. LAMA: Have there been any concerns 15 THE WITNESS: Not really, no. But I can 15 raised at any time concerning Quiros's authority 16 check the file and determine if letters such as 16 to have control over accounts at Raymond James? 17 this exist for them, too. 17 THE WITNESS: Concerns by me? 18 18 MR. JAMES: Okay. All right. Thank MS. LAMA: Concerns by anyone. 19 19 THE WITNESS: Can you repeat that? you. 20 THE WITNESS: I know that, you know, 20 MS. LAMA: Have there been any issues 21 21 this particular request and this one, those are my raised or concerns raised about Quiros having 22 signatures, and I'm -- I understand what they 22 authority to have control over accounts at Raymond 23 23 James? represent. 24 24 MR. JAMES: Okay. Thanks. THE WITNESS: I can only respond by the 25 25 BY MS. FUCHS-SINDLER: earlier email that Michael Dupont, apparently --Page 143 Page 145 1 Q Looking at Exhibit 97, when was this 1 well, did send to me, and he expressed some 2 2 document drafted? concerns. But I don't -- other than that, I don't 3 3 A Probably November 16th or maybe it was know of any. 4 the day before. I don't know. 4 MS. LAMA: What about any concerns 5 5 Q And why did you draft it? What spurred raised by FINRA? 6 it? 6 THE WITNESS: FINRA? Can you explain 7 7 A I think it was probably a request that what FINRA is? 8 8 they have a matter of authority to -- well, I'm MS. LAMA: Have you been involved in any 9 9 reading the letter. This letter provides conversations related to any issues that have been 10 authorization for Ariel Quiros to have custody of 10 raised by an agency called FINRA? 11 11 funds held by the Jay Peak Hotel Suites Stateside THE WITNESS: No. But I'm asking you to 12 12 and for the same to be held in his designated identify what FINRA is for me. 13 Raymond James accounts. I suspect it was 13 BY MS. FUCHS-SINDLER: 14 housekeeping. 14 Q Just has any regulatory authority ever 15 15 MS. LAMA: Did you come up with the raised any type of concern about Mr. Quiros's 16 language for this letter? 16 control? THE WITNESS: I don't -- I don't recall, 17 17 A To my knowledge, no. 18 but I don't -- I think I was asked to sign this 18 Q Okay. 19 19 MS. LAMA: What about with Quiros, any letter. I mean, this is a legal phrase. I'm not 20 an attorney. 20 conversations with Quiros that an issue has arisen 21 So, you know, there are lots of times in 21 at Raymond James concerning custody of the 22 22 the course of a business where you are putting accounts? 23 23 together documentation to housekeep and, you know, THE WITNESS: I have no knowledge of 24 this might've been one of those situations. 24 that. 25 BY MS. FUCHS-SINDLER: 25 MR. JAMES: Do you have any recollection

Page 146 Page 148 1 of either seeing or being made aware of any credit 1 today? 2 THE WITNESS: Correct. 2 agreements or other documents between Raymond 3 3 James and any of the limited partnerships? MR. JAMES: Okay. 4 THE WITNESS: Credit agreements? 4 And what's the date on that agreement? 5 MR. JAMES: Yeah. Documents which, 5 THE WITNESS: 18th day of June 2008. 6 basically, evidence that the limited partnerships 6 MR. JAMES: Okay. So according to this 7 may be or will be indebted to Raymond James either 7 agreement, the Phase I limited partnership entered 8 8 for a margin loan or some other line of credit into this credit agreement with Raymond James and 9 9 being extended to the limit the partnership. this occurred on June 18th, 2008? 10 THE WITNESS: No. 10 THE WITNESS: That's what it says. 11 MR. JAMES: So you've never seen a 11 MR. JAMES: And do you recall that 12 12 credit agreement or been told by Mr. Quiros that that's in and around the time of the closing of Q 13 the partnerships had entered into --13 Resorts acquisition of Jay Peak, Inc? 14 THE WITNESS: No. 14 THE WITNESS: Correct. 15 15 MR. JAMES: Okay. MR. JAMES: -- credit agreements with 16 Raymond James? 16 And no recollection as to the limited 17 THE WITNESS: Not to my knowledge. 17 partnership being extended credit by Raymond James 18 18 MR. JAMES: What about conversations in and around that time? 19 with any of either your current CFO or any of the 19 THE WITNESS: The first time I've seen 20 are individuals in your Accounting Department, any 20 this document. And the answer is no. 21 information to suggest that any of the limited 21 MR. JAMES: Okay. Do you -- as you sit partnerships are indebted or could be indebted to 22 22 here today, do you know the actual account number 23 23 Raymond James? for the limit partnership account at Raymond 24 24 THE WITNESS: No, not that I know of. James? 25 MR. JAMES: Let me show you what has 25 THE WITNESS: I do not. Page 147 Page 149 been previously marked as Exhibit No. 7. I 1 1 MR. JAMES: Okay. 2 2 apologize. I don't have a copy. But take a look So, for example, if you go down to 3 3 at that document, and let me know once you've had paragraph number three, and, again, I'm just going 4 4 a chance to look it over. from memory. Do you see, it's probably 5 5 THE WITNESS: I've read it. mid-paragraph, there's a series of numbers? MR. JAMES: Have you seen that document 6 6 THE WITNESS: There are two numbers. 7 7 before? MR. JAMES: Two numbers. 8 THE WITNESS: I don't -- I don't believe 8 Do you recognize either one of those to 9 9 be the limited partnership account for Phase I I have. 10 10 MR. JAMES: And then I'm speaking from Raymond James? 11 memory somewhat. The top of that document, is the 11 THE WITNESS: I don't know the numbers 12 title Credit Agreement, or is there a title at the 12 by heart, and I don't know if they are or not, but 13 top? 13 they could be. 14 14 THE WITNESS: Yes. MR. JAMES: Okay. 15 MR. JAMES: And it says Credit 15 And the second number, do you recognize 16 Agreement? 16 that? 17 THE WITNESS: Yes. 17 THE WITNESS: I don't recognize the 18 18 MR. JAMES: Okay. I think the first number. It's a seven-digit number. It could be, 19 19 sentence simply says that this credit agreement -you know, whatever it is. 20 20 and it gives a date. And it says it's made MR. JAMES: Okay. 21 21 between -- or made by what entity? And if you go down to paragraph four, 22 22 THE WITNESS: Made by Jay Peak Hotel which seems to talk about the actual collateral 23 23 Suites, LP. that's going to support this extension of credit 24 MR. JAMES: Okay. And that's the LP I 24 by Raymond James, do you see those same two 25 25 Phase I partnership we've been talking about account numbers in paragraph four?

38 (Pages 146 to 149)

Page 152 Page 150 THE WITNESS: I do. And then page three is a photo collage 1 2 MR. JAMES: Okay. And, again, you don't 2 of the Tram Haus Lodge facility. 3 recognize those numbers to be LP I, LP II 3 MR. JAMES: Is that Phase I? 4 accounts? 4 THE WITNESS: Phase I. And it is a 5 THE WITNESS: I don't. 5 reflection of the Phase I from the mountain side 6 MR. JAMES: Okay. 6 of the resort. It's done in the -- it has a photo 7 7 Nor do you recognize this document as of the spring -- or the summer, as well as the 8 8 you sit here today? winter. It also shows one of the facilities in 9 9 THE WITNESS: No. the hotel spa and a restaurant. 10 10 MR. JAMES: Okay. The next page shows the mountain view 11 And, again, you have no knowledge or 11 side of the Hotel Jay, Penthouse Suites, water information about the LP accounts being extended 12 park, and subset photos of the conference center, 12 13 credit whether in the form of margin loan or some 13 and one of the suites in the hotel. 14 other extension by Raymond James? 14 MR. JAMES: This is Phase II? 15 15 THE WITNESS: I do not. THE WITNESS: Phase II. 16 MR. JAMES: So if I were to show you all 16 The other -- the next photo shows the 17 17 the credit agreements where Jay Peak, Inc. is the valley side entrance of the Hotel Jay, lobby, and 18 18 entity that's being extended the credit, would library. 19 that be something you would be familiar with? 19 The photo after that shows the ice 20 THE WITNESS: Brian, I -- you know, 20 arena, both exterior and interior. 21 there's, as I said this morning, so many documents 21 The next photo shows the golf clubhouse 22 that I may have seen or not seen. This, I don't 22 with its various suites in the top. It shows its 23 23 recall seeing. restaurant, and it also shows the cross country 24 24 You're asking me to respond to a very trail network that it goes by it in the winter 25 25 broad statement about all the partnerships, and Page 153 Page 151 you're asking me, do I remember and do I know that 1 The next photo is a picture of the tenth 1 2 2 there's an agreement between each one? I don't fairway of the golf course, but in the background 3 3 know. is the Phase I Tram Haus Lodge project on the 4 MR. JAMES: Okay. But you have not seen 4 right with the Phase II Hotel Jay, Penthouse 5 5 a credit agreement in relation to any of the Suites, ice arena, and covered parking garage on 6 limited partnership accounts? 6 the left-hand side of that photo. 7 7 THE WITNESS: I have not, no. No. The next photo --8 Do you want this back? 8 MR. JAMES: Before you move on --9 9 MR. JAMES: Actually, let me take it THE WITNESS: I'm sorry. back just because we don't have it. I can give it 10 10 MR. JAMES: -- what is this structure in 11 between the Tram Haus Lodge and Hotel Jay? What 11 back to you if you need to refer to it. 12 12 (SEC Exhibit No. 98 was marked is that? 13 THE WITNESS: That is the aerial Tram 13 for identification.) BY MS. FUCHS-SINDLER: 14 14 building and cafeteria area. There's also the Austria Haus, which is in the center, which has an 15 Q The court reporter has marked as Exhibit 15 16 No. 98 a multi-page document that you provided to 16 event room and also a facility called The 17 us right before we went to lunch, and let me show 17 Provisions General Store. 18 18 this to you. Can you tell me what this is? The Tram itself was constructed in 1965, 19 19 A It is a series of representations that '66, and '67. And that's the forward building in 20 20 point out where the state of Vermont is in that particular complex. 21 21 relationship to the rest of United States. MR. JAMES: Okay. So as far as what the 22 22 limited partners own in this picture we're looking Page two shows where Vermont is in 23 23 relationship to the other New England states and at now, it would be Hotel Jay? 24 24 points out where, within the state of Vermont, the THE WITNESS: They would own -- if I can 25 25 direct you to the right. Jay Peak community is located.

Page 154 Page 156 1 MR. JAMES: Okay. eastern Canada and in northern New England. And 2 THE WITNESS: They would own -- they own 2 as I said, it welcomes -- so we welcome almost the fifty-seven suites in the Tram Haus Lodge. 3 four hundred thousand visitors a year to this 3 4 They own the hundred and twenty suites in the 4 facility. And it's an enormous success and very 5 Hotel Jay, the fifty-five -- actually, fifty-six 5 important in bringing people to stay in the 6 suites in the Penthouse Lodge. They also own the 6 resort. 7 7 ice arena and the parking garage. And we have multiple hotels and places 8 8 MR. JAMES: Exactly which one is the of accommodation. And this is one of the drivers. 9 9 parking garage? Is that in relation to --Skiing is a driver. Water park's a driver. 10 THE WITNESS: It's just above the ice 10 Conferences, weddings, golf, hockey, all drivers 11 11 of accommodations. And this is a family -arena. 12 12 MR. JAMES: Okay. MR. JAMES: And the water park is part 13 13 So the two furthest to the left? of Phase II? 14 THE WITNESS: Correct. 14 THE WITNESS: Correct. 15 15 MR. JAMES: And what's that -- when you And then the Stateside Baselodge and 16 come forward in the foreground, what's that? 16 Hotel. And then the reddish barn area is the 17 THE WITNESS: There? 17 Mountain Adventure Center. And to the left is one 18 18 MR. JAMES: Yes. What's that? of the lifts that services the hotel, as well as 19 THE WITNESS: Those are our 19 the Mountain Adventure Center. And then that's -20 administrative offices. 20 MS. LAMA: Is the Mountain Adventure 21 21 MR. JAMES: Okay. Center sometimes referred to as the Mountain 22 22 Learning Center? THE WITNESS: They're trailers. 23 MR. JAMES: That Jay Peak owns. Okay. 23 THE WITNESS: Yes, it is. 24 Is that where your office is? 24 And this is a view from both directions. 25 THE WITNESS: It's where my office is. 25 And then the last pic is the elevation Page 157 Page 155 1 MR. JAMES: Okay. 1 drawing for the bio-science facility in Newport. 2 In this photo, we do not see Golf and 2 MR. JAMES: So the lower left-hand 3 3 Mountain Suites? We don't see Townhouse? corner, what's being depicted in that photo? 4 THE WITNESS: I can get photos of those 4 THE WITNESS: That was an original 5 5 schematic, but we have a new -for you. 6 6 MR. GORDON: He said the lower left MR. JAMES: They're not in these photo 7 7 now -corner. 8 8 THE WITNESS: No. No. THE WITNESS: Oh. lower left. 9 9 MR. JAMES: And is this because this MR. JAMES: That's right. 10 THE WITNESS: I'm sorry. I apologize, 10 predates those structures? THE WITNESS: No. No. I left, and I 11 Brian. 11 12 12 realized they weren't in there. That is the site of where the new 13 13 MR. JAMES: Okay. facility will be built. We purchased that 14 14 THE WITNESS: And I was upset with building and a twenty-six acre parcel of land on 15 myself that I didn't bring those photos, because 15 which the bio-center will be constructed. 16 they're beautiful. 16 MR. JAMES: And then the other two 17 17 MR. JAMES: Okay. Keep going. photos is I guess a --18 18 THE WITNESS: And then the next photo THE WITNESS: One is an early rendition. 19 19 shows the Stateside Baselodge and Hotel. And it The other one is -- the one on the top is the most 20 20 also shows the Mountain Learning Center. current in the design that we are actually 21 21 MR. JAMES: Okay. I think you may have building to. 22 22 There's a meeting today actually in skipped the water park. 23 THE WITNESS: I'm sorry. The water park 23 North Carolina of the architects and our team to 24 24 is about a sixty-two thousand square foot bring the design -- the design to its point -- the 25 facility. The largest water park of its type in 25 point of being able to go to bid and construct.

Page 158 Page 160 MR. JAMES: So has anything been put out that we acquired that parcel, we've done --2 for bid as of yet or constructed? 2 there's been utility improvements, IT 3 THE WITNESS: We've done some bid work 3 improvements. We have also gotten that particular 4 preliminary. We've done some site work. We have 4 facility designated as a free-trade zone, and it 5 done some demolition of the existing building. 5 is the only free-trade zone in northern Vermont. 6 MR. JAMES: Okay. So this building is 6 MR. JAMES: When you say we? 7 7 no longer --THE WITNESS: Well, I mean, our -- I'm 8 8 THE WITNESS: No. Some of them. part of team that's putting this together. 9 9 The interior of this quadrant has been MR. JAMES: Yeah. But Jay Peak or the 10 demolished, and we will take down the exterior 10 limited partnership? When you say we, is it the 11 hopefully within about another month. 11 limited partnership has done all this or Jay Peak 12 MR. JAMES: So the portion that appears 12 or GSI has done all of this before selling it to 13 13 to be covered with a gray surface -the limited partnership? 14 14 THE WITNESS: Yes. THE WITNESS: I'm trying to get my 15 MR. JAMES: -- the interior of that has 15 terminology correct here. Jay Peak Biomedical 16 been demolished? 16 Research Facility is quarterbacking the creation 17 THE WITNESS: Correct. 17 of this project. And I interacted with our state 18 MR. JAMES: Okay. 18 officials and our federal officials to get this 19 And then when was that done? Do you --19 designated as a free-trade zone. And I'm -- I'm 20 THE WITNESS: Within the last six weeks. 20 part of that initiative. 21 MR. JAMES: Okay. 21 MR. JAMES: Okay. 22 22 And then the next phase is to demolish So the -- I guess my question is: So 23 23 the exterior? then you referenced the improvements or 24 24 THE WITNESS: Yeah. And begin enhancements to the value. I'm not sure exactly 25 construction, I hope, by late summer. 25 what synonym you used. But my question is: The Page 159 Page 161 1 MR. JAMES: Okay. 1 events that have caused, according to your 2 2 And what are you going to do with the testimony, this parcel to improve in value, were 3 3 remainder of the building? those events, whether expenses or the designation, 4 THE WITNESS: That building will be 4 were those done by the Jay Peak Biomedical 5 5 available for assembly and distribution of Research Park Limited Partnership or were those 6 products and services, or it may also be available 6 done by GSI of Dade County or Q Resorts or Jay 7 7 for leasing out to a third party, if we so wish. Peak, Inc., if there's even a distinction for the 8 MR. JAMES: Okay. 8 appropriate designation? 9 9 But that would be part of what the AnC THE WITNESS: You know, I'm embarrassed 10 10 Bio investors would own? to tell you I'm not sure which hat I was wearing 11 11 THE WITNESS: Well, at this point, the at the time that I worked with the state and 12 12 investors will own this research facility and the federal folks on it. 13 13 parking around it. That's principally what We are involved in trying to develop 14 they'll own. 14 economic initiatives in our region. This is one 15 15 MR. JAMES: Okay. of them. We've got a few others. And we're 16 And what about the land? 16 trying to improve the economy in northern Vermont. 17 THE WITNESS: They own a parcel of land 17 And this is -- you know, when you're looking at 18 18 immediately under the building and initially job creation, and going back to my master plan at 19 19 around it. I don't have the specific acreage, but Jay Peak, those are largely hospitality-driven 20 20 I think it's five -- five acres or thereabouts. jobs. 21 21 MR. JAMES: Is that the portion that was In looking at economic development, 22 22 sold to the limited partnership from GSI of Dade having the opportunity to have hospitality jobs, 23 23 County? which is part of travel, in a bioscience facility 24 24 THE WITNESS: Yes. Yeah. It's the most that can have a multiplicity of permanent 25 25 valuable spot on the property. Since the time year-round high-tech jobs of different sorts is a

Page 162 Page 164 huge economic benefit. 1 THE WITNESS: Commitment on behalf of 1 2 So what we have been doing is trying to 2 the State to bring a very high quality IT line to 3 broaden the spectrum of the economic livelihood of 3 the site. This facility requires enormous -that community. I've lived there for thirty years 4 4 relatively speaking, enormous IT capacity beyond 5 in Newport. And so we look at this as a really 5 which is there now. But we have a new high speed 6 6 and high capacity IT line coming to the site and important cornerstone because it provides 7 7 diversity of jobs, higher incomes on average, and that has enhanced the value substantially. 8 8 it's year-round. And it's something that doesn't We'll be putting in -- getting a new 9 9 currently exist in the community, so it will be a water line and sewer line to the site, which is 10 net importer of economic energy. 10 committed to by the community. But you've got IT, 11 11 So I'm involved in it. Ary Quiros is sewer, water, free-trade zone, and this happens to 12 12 involved in it. Bill Kelly is involved in it. We be the most beneficial and valuable part of the 13 have some very talented science, scientific people 13 twenty-six acres. involved in it, Harvard-educated Ph.D.s in 14 MR. JAMES: Why is that? Because it's 14 15 bioscience leading the effort. And it's a great 15 cleared --16 16 project. THE WITNESS: Yes. 17 17 MR. JAMES: Okay. MR. JAMES: -- or was that done by --18 Miss Fuchs is going to ask you some more 18 THE WITNESS: Yeah, it's cleared. It's 19 19 questions about those particulars, but I just want the high point of the twenty-six acres. It has 20 to focus for a quick second on the resale of that 20 the best views of the lake in the background; 21 21 parcel to the limited partnership. So I although, that's not necessarily relevant to 22 22 understand that GSI purchased the entire the -- but it -- you know, it is the best. If I 23 twenty-six acres and then resold it to the limited 23 were to say out of the twenty-six acres, give me 24 partnership, the six to seven acres that's 24 the six best acres, it would be those. 25 25 underneath the building? MR. JAMES: Okay. Page 163 Page 165 1 THE WITNESS: Uh-huh. 1 Do you know whether or not an appraisal 2 MR. JAMES: Sorry. You have to say yes 2 was done in connection with valuing that piece 3 3 or no. of --4 THE WITNESS: Yes. 4 THE WITNESS: I don't -- I don't believe 5 5 MR. JAMES: So my question is: Were you there was, because they're wouldn't be anything 6 involved in that resale, the resale of that seven 6 comparable. 7 7 acres to the Jay Peak Biomedical Research Limited MR. JAMES: That was going to be my 8 Partnership? Were you involved in that? 8 9 9 THE WITNESS: I was aware of it. You THE WITNESS: No, there's no comparable 10 10 know, the particular creation of the documents and to this. This is a unique thing, a really unique 11 11 the plot lines and so forth, I was aware that it thing. 12 12 was taking place and understand it. And MS. LAMA: How was the value assigned? 13 13 THE WITNESS: I don't know the answer to understand that between the time we bought it or 14 it was purchased and transferred, that substantial 14 that. 15 15 MS. LAMA: Who was involved in assigning improvements were made. 16 MR. JAMES: That was going to be my 16 a value? 17 17 THE WITNESS: I'm not sure who in our question. Can you tell me about those? 18 18 THE WITNESS: Well, the free-trade zone team assigned a value on it. 19 19 designation is enormous. MR. JAMES: Do you know who represented 20 MR. JAMES: Okay. So that happened 20 the limited partnership in the purchase sale 21 21 before it was resold to the limited partnership? 22 THE WITNESS: It happened -- it happened 22 THE WITNESS: I'm not -- I'm not sure 23 23 who represented us, meaning the limited before the -- it was sold, yes.

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MR. JAMES: What else? What other

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improvements?

partnership, because I'm part of that. I know

that Mark Scribner and I believe Bill Kelly were

Page 166 Page 168 THE WITNESS: Well, I -- that's where I 1 involved in the transfer or the sale of --1 2 MR. JAMES: On behalf of GSI or on 2 have to catch myself here a little bit, because 3 3 behalf of the limited partnership? I'm involved in the formulation of this. 4 THE WITNESS: Brian, I'm sorry. I don't 4 The limited partners of this project are 5 5 know the particulars of that. I could certainly going to own the building, and they're going to get that information for you. 6 own, you know, what transpires there. And the MR. JAMES: Do you have any recollection 7 benefit of this building's quality and 8 or do you recall receiving power of attorney from 8 characteristics are -- they're enhanced by the 9 Mr. Quiros for you to be the signer on behalf of 9 utilities that come to it, whether it's sewer, 10 10 GSI of Dade County in connection with that? water, or IT. 11 THE WITNESS: I don't recall. No, I 11 MR. JAMES: And just while Ms. Sindler 12 12 don't. is getting the exhibits in order, going back to 13 MR. JAMES: Okay. 13 Exhibit No. 98, you may have said this, but these 14 14 Any recollection as far as you being on are present pictures? These are pictures taken 15 15 the GSI Dade County seller side also being the when? How recent are they? 16 representative for the limited partnership as the 16 THE WITNESS: Within the last probably 17 general partner on the buyer's side? Do you 17 twelve months. 18 MR. JAMES: Okay. 18 recall that? 19 THE WITNESS: I don't recall being on 19 So this is the state of these different 20 both sides of that. I'm trying to coordinate the 20 projects as recent as the last --21 creation of this facility. Yeah. 21 THE WITNESS: These are contemporary. 22 22 BY MS. FUCHS-SINDLER: This -- this was open on December 20th of this 23 23 Q Do you know what the cost of the past year. 24 improvements that you just described to the land, 24 MR. JAMES: Okay. And by this, are you 25 do you know what the cost came to? 25 referring to --Page 167 Page 169 1 A The cost or the value? 1 THE WITNESS: Stateside Hotel. 2 2 O The cost of the improvements made. MR. JAMES: Okav. 3 A I don't -- I'd have to do a breakdown of 3 THE WITNESS: The water park was opened the sewer, water, and IT from the physical side. 4 November 2011. Hotel Jay opened same time. 4 MR. JAMES: So these are pictures --5 And then there's the free-trade zone value, which, 5 6 you know, we believe is very substantial. 6 THE WITNESS: These are --7 7 MR. JAMES: -- at each particular I don't know how you assign the value of 8 that since there isn't one in northern Vermont. 8 project's point in time at completion, or were 9 9 these taken the same day each project or around But there is a very detailed explanation available 10 10 the same time? for what the value is of that and why it has high, 11 high value. 11 THE WITNESS: I don't know the date of 12 12 the photo being taken. I can tell you that they MS. LAMA: And I think we may have asked before, and I apologize if we did, but who paid 13 13 are absolutely representative of the finished 14 product of each, and I'm only sorry I didn't bring 14 for those improvements? 15 THE WITNESS: Those -- the IT benefit is 15 the Golf and Mountain and Lodge and Townhouse. 16 coming from the State. The water line will be put 16 can get them for you, and they are every bit as 17 in by us, by the project. And the sewer line is 17 attractive as this. 18 18 MR. JAMES: Can we? Can we request? being done by the community. But they're doing it 19 because of this project. I mean, the fact that 19 THE WITNESS: I sure can. I sure can. 20 20 there's a substantial enhancement of value of this MS. LAMA: And what you just described 21 21 as the projects in their completed state, that site by having the utilities upgraded very 22 22 would be, of course, except for AnC Bio, which is substantially and the free-trade zone being 23 23 established. a conceptual design on the last page? 24 THE WITNESS: Michelle, that's 24 MS. LAMA: And a moment ago you said us. 25 25 Who is the us? correct.

43 (Pages 166 to 169)

Page 172 Page 170 (SEC Exhibit Nos. 99 and 100 1 1 It appears to be, yes. 2 were marked for 2 And you recognize his signature? 3 3 identification.) Yeah, pretty much. BY MS. FUCHS-SINDLER: 4 4 Q And you've seen it multiple times; is 5 5 Q I'm handing you what's been marked as that correct? 6 THE WITNESS: Let me make a note to send 6 A Yes. you the photos, but that would be helpful if you 7 Q Okay. 8 could give me a card at some point, so I can 8 And are these the agreements that we 9 email --9 were referencing before when we were talking about 10 MR. GORDON: Just give them to me. I'll 10 the acreage, the Exhibit No. 99, it appears to be 11 send them. 11 about over twenty-five acres with a purchase price 12 THE WITNESS: All right. 12 of three point one five million? 13 Would you like me to text the request 13 A Uh-huh. 14 14 for them now, so you can have them before we Q And that's what we were talking about 15 15 leave? before when we looked at the picture in Exhibit 16 MR. JAMES: That's not necessary. 16 No. 98, the last page, and you showed us the land? 17 THE WITNESS: I'm happy to. 17 A That's correct. 18 18 MR. JAMES: If we have a break and you Q Okay. And then if you look at Exhibit 19 feel like it. 19 No. 100, which appears to be the sale of, 20 20 THE WITNESS: All right. I'll do that. approximately, seven -- approximately, seven 21 21 MR. JAMES: You can send them to David. acres, and you were describing to us where that 22 22 THE WITNESS: Okay. land was. Does that appear to be the agreement 23 BY MS. FUCHS-SINDLER: 23 pursuant to which we were talking before? 24 Q Mr. Stenger, I'm handing you what's been 24 A Yes, it is. 25 marked as Exhibit Nos. 99 and 100. Exhibit 99 25 Would you like these back? Page 171 Page 173 1 appears to be a copy of a Purchase and Sale 1 Q You know, you could stack them there, 2 Agreement, dated July 21st, 2011 between GSI Dade and when we leave, we'll get all the exhibits. 3 County, and it says James Mulkin and Mary Ann 3 A Okay. Mulkin and Fred --4 MS. LAMA: Prior to executing this 5 A Mary Ann Mulkin? 5 agreement in Exhibit 100 for the purchases of 6 Mulkin. 6 property, did you have any discussions with Mr. 7 And Fred Oeschger. 7 Quiros about the six million that was going to be 8 paid for the land? Oeschger. Thank you. 8 9 And then Exhibit No. 100 appears to be a 9 THE WITNESS: I don't know that we 10 copy of a Purchase and Sale Agreement between GSI 10 discussed the number six million, but we certainly 11 Dade County and Jay Peak Biomedical Research Park. 11 discussed the improvements that were going to be 12 12 Do you recognize these documents? made to the property and the benefit that would 13 And if you look at Exhibit 100 and you 13 come to the project as a result of what we had 14 go to what's been Bates stamped JPI-087117, it 14 organized to take place or what was organized to 15 appears to have your signature on behalf of Jay 15 take place in terms of utility improvements and 16 Peak Biomedical Research Park, LP by AnC Bio 16 the designation of the free-trade zone and that 17 Vermont, GP Service's General Partner. Do you see 17 they had substantial value. 18 that? 18 BY MS. FUCHS-SINDLER: 19 A I do 19 Q How was the six million figure arrived 20 20 And is that your signature? at? 21 21 A I don't know the precise answer to 22 22 Q And then you see it appears to have Mr. that, why would it be six million and not five 23 Quiros's signature on behalf of GSI Dade County? 23 nine ninety-nine or six zero five, six million 24 A Correct. 24 fifty -- I don't know a number was ascribed to it, 25 25 Q And is that his signature? because we were looking at the overall project and

44 (Pages 170 to 173)

Page 174 Page 176 you have land value, you have construction, you 1 (SEC Exhibit No. 101 was 2 have technology-related value. I mean, 2 marked for identification.) BY MS. FUCHS-SINDLER: 3 3 it's a pretty all encompassing, you know, budgetary approach, and the land value is one 4 Q The court reporter's just marked as 5 element of it. 5 Exhibit No. 101 a two-page document. It appears 6 Q But who made the determination that it 6 to be a power of attorney for real estate 7 7 would be a six million dollar figure? transactions only. Do you recognize this 8 8 A I'm not sure who picked that number. document? And it appears to be dated 9 9 Q Did you? Did you? September 14th, 2011 and signed by Ariel Quiros. 10 I didn't pick it, no. 10 A Okay. I've read it. 11 11 Q Would it have been -MR. JAMES: Have you seen Exhibit No. 12 12 101 before? A It might've been a combination of -- of 13 13 THE WITNESS: Well, since I signed the a -- you know, I'm speculating. I'm speculating. 14 14 I don't know who precisely picked that. I know document and that is my signature, I would say, 15 the budget was put together for the project, and 15 yes, I've seen it. 16 it had different elements to it. 16 MR. JAMES: Okay. 17 And the land value, yeah, the land --17 And earlier I had asked you about being 18 there was definitely an increase from the purchase 18 given power of attorney by Mr. Quiros to represent 19 initially to the sale, but there was also -- it 19 GSI in the acquisition of this property from the 20 was going from an old clothing manufacturing 20 Bogners. Do you remember --21 21 facility that had laid empty to what was going to THE WITNESS: No. From Fred Oeschger 22 22 be a new state-of-the-art world-class bioscience and Mary Ann and Jim Mulkin. 23 23 facility that had very high quality utilities and MR. JAMES: Yes. Yes. The Bogners are 24 24 a designation of a free-trade zone that's located the sellers? 25 two miles from the Canadian border and ninety 25 THE WITNESS: The sellers, yeah. Page 177 Page 175 1 MR. JAMES: Okay. 1 minutes from Montreal. 2 2 One of the things that is important to So does this appear to be the document 3 3 value here is that we are -- Newport, Vermont is that gave you the authority to act on behalf of 4 4 located literally on the border of Canada and GSI --5 THE WITNESS: Yeah. I think -- I -- I'm ninety minutes from Montreal, which is the largest 6 6 bioscience city in Canada, and three and a half sorry. I apologize. 7 7 MR. JAMES: -- in connection with GSI's hours from Boston, which is the largest bioscience 8 city in the United States. 8 purchases of that property, not its resale to the 9 9 And we have this campus and this new limited partnership, but its purchase? 10 10 THE WITNESS: 1 remember the closing. It facility with a designated free-trade zone, and 11 11 the only one in Vermont. And it has, we feel, was held in Robert Chmielewski's office in 12 12 great commercial value. And also has a technology Newport, Vermont. I found this parcel of land and 13 13 component coming, from an IT standpoint, to the building. I know these people. 14 14 site that makes it world class. Newport, Vermont is a city of five 15 Q GSI Dade County, is that Mr. Quiros's 15 thousand people. And Fred Oeschger and Jim Mulkin 16 company? 16 are business people in the community. They bought 17 17 A Yes. the Bogner facility from the Bogner of North 18 18 Q So can you think of anyone, other than America Company. 19 19 Mr. Quiros, who would've come up with that six I was looking for, on behalf this 20 20 million dollar figure? project, a site for the AnC Bio initiative. 21 A I don't know who else might've. It 21 Brought the parties together, made an offer. They 22 22 might've been a combination of him and Ike Lee, accepted, ultimately, after a lot of negotiations, 23 who is the CEO of AnC Bio Vermont, or Bill Kelly, 23 24 or, you know, it might've been a combination of 24 And at the time of the closing, Ary was 25 25 folks. not able to personally be there. I live in

Page 178

Newport and work at Jay Peak, and I'm -- so it was convenient for me and him to have me represent him at the closing, and that's what I did.

MR. JAMES: At that time, was it already contemplated that the property would then be resold to the limited partnership, as you stated that you were looking for a site for the AnC Bio project?

THE WITNESS: When we were looking at the site, we had a vision of bringing a technology company to that site, this project. At the time we purchased it, we weren't sure what if -- what else we might do. But after we purchased it and we began to formulate the specific plans for the AnC Bio Vermont facility, we called, asked around the idea of creating the specific site that represents the seven some acres that you described a minute ago and the actual building that the design was shared a moment ago.

At the time of the closing, we did not have a precise final idea of what might happen and how many acres would be carved out, if any, and what would the ultimate configuration he. It was -- it was -- there were not a lot of sites in the city of Newport that were big enough and --

Page 180

products and devices that we have acquired technology rights to, some heart lung machine, some -- a portable dialysis equipment, a host of different types of products. The stem cell technology is the second line of business, and that is largely focused around the creation of tissue-related products that can be helpful in surgeries, burn situations, cardiac regeneration, bone regeneration as a whole product line.

Thirdly, the clean rooms, we will have, approximately, fifty clean rooms within the facility. And a clean room is a facility that can be anywhere from the size of a room like this to something that could be considerably bigger. And it is an absolutely pure, clean environment in which a company, a college or university can do research. The facility will be built to FDA Class I standards with FDA Class I approval consideration -- not consideration, but assurance. And we believe and know from our technology partners and resources that there is a pronounced shortage of clean rooms in, not only the United States, but worldwide.

Bioscience is the fastest growing industry in the world. And the market for the

Page 179

and that would bring with that the kind of community support that this site brought.

So we -- another thing that we -although we haven't negotiated it yet, we have
every belief that the site will benefit
substantially from tax credits and tax
considerations at the local level because of the
job creation that will take place. We don't have
that officially from the City Counsel, but they
have indicated that because there are so many jobs
going to be created as a result of the project,
that there may very well be some substantial tax
considerations given to it.

BY MS. FUCHS-SINDLER:

Q With the AnC Bio project, can you tell us a little bit how it works with the manufacture of the products?

A I can tell you that there are three -three important components of what our
developmental vision is in this facility. One is
the assembly and distribution of medical devices.
Two is the development of stem cell related
products. And, third, the creation and operation
of clean rooms.

The first refers to products, medical

Page 181

products and services of the bioscience industry are some of the fastest growing markets in the world.

And there are companies of medium and small size that do not have affordable clean room technology access. They may have an opportunity to partner with an Merck or a Novo Novartis or a Pfizer, but their ability to do so and retain the ownership of their technology is remote. Merck is happy to take the science of various people and let them do their research in their facilities, but they do so with a cost such as ownership or maybe a substantial part of ownership.

The market niche we feel is definitely going to be responsive to this are colleges, universities, smaller companies that have technology and have ideas, but not necessarily affordable places in which to do the research. That is what we will also offer in addition to the manufacture and distribution of products, the stem cell line, and the clean room operations.

Q And the devices you just talked about and the stem cell and the clean rooms, that requires FDA approval; is that correct?

A Certainly. Yeah.

46 (Pages 178 to 181)

Page 184 Page 182 1 Q Okay. 1 A I was reaching out to her as someone who 2 2 could give us some guidance. Now, may I finish? 3 3 Q And this was back in June --Okay. 4 I'm sorry. I wanted to make the point 4 This was back in June when I was 5 5 actually down in the Washington, DC area for a that the clean rooms will be built to FDA 6 specifications. And the architectural firm, NNE 6 conference. I was attempting to reach out to her 7 7 and get together with her to get some assistance. Pharmaplan, is designing the facility in a manner 8 8 that if built to their specifications, which are Q Okay. 9 9 FDA approved, the clean rooms will be FDA A At the same time, I also reached out to 10 10 Senator Leahy's staff director to get some 11 The product -- we are about -- and I had 11 assistance from him in getting the -- you know, 12 12 the conversation last evening with Ike Lee, our the items together that were necessary. CEO, about the FDA protocol beginning on our first 13 13 She gave me some feedback. It was clear 14 products, because we're about eighteen months away 14 that -- and it was clear from Senator Leahy's 15 15 staff that we would be advised to hire a third from the opening of the facility, and we have to 16 get engaged right away with the FDA for the first 16 party to help us help shepherd some of this 17 17 through, especially the product side. product lines that we are intending to produce 18 18 there. Because it will take -- it will take at So, you know, that's one of the things 19 least two years to get certain things through, and 19 that, you know, I'm acknowledging to you, that we 20 it may take longer in some of the product lines. 20 have not gotten FDA approval on the products, and 21 21 Q You said to get certain things through, it's going to take sometime to do it. And now 22 22 what are you talking about? that we have a facility designed, and we have a 23 23 A Well, you mentioned FDA approval. product mix that we are prioritizing, and we have 24 24 Yes. I think some very highly competent people to help 25 That's what I'm referring to. 25 guide us through it, that we will be initiating Page 183 Page 185 1 anew the FDA aspect of this. 1 Q Okay. 2 2 But at this particular time, the clean And Ike Lee, you said, is our CEO? 3 3 room program was not as significant a part of our Correct. 4 Q Of which entity? 4 plan as it is today. And that, if we build the 5 5 Of AnC Bio Vermont. facility to the FDA specifications that they 6 6 require, we will be approved. If we don't build I can send you -- with the pictures, I 7 7 it to the FDA specifications, there's every can send you his background and his information. 8 Q Have you been in touch with the FDA? 8 likelihood we won't be approved. 9 9 A I was in touch with the FDA probably a Q Approved for the clean rooms? 10 10 little over a year ago. For the clean rooms. 11 11 (SEC Exhibit No. 102 was O Not for the devices or any --12 12 marked for identification.) A That's correct. You know, each business 13 BY MS. FUCHS-SINDLER: 13 line that I described has its own particular 14 14 Q The court reporter has just marked as a protocols. 15 15 Composite Exhibit 102 emails between -- it appears Q And when you had just mentioned you were 16 to be between you and Aileen Velez Cabassa --16 advised to hire a third party, was that for the 17 17 A Uh-huh. clean rooms you're talking about? 18 Q - as DMSA at the FDA? 18 A No. No. For the whole interaction with 19 19 FDA. A Right. 20 Q They're two separate emails, but they're 20 O Okav. 21 21 And has that been done? both sent very close in time on June 2nd, 2010. 22 22 A We have -- we have our own executives. Do you recognize both these emails? 23 23 I do. We have not hired a third party yet. But as I 24 24 Q Okay. said to you, last evening, I spoke with Ike about 25 25 the importance. Because they're meeting in North Can you tell me what they were about?

Page 186 Page 188 1 1 Carolina right now to finalize the design, and Senator Leahy's team about what they were 2 2 recommending we do. They gave me some names and we're now at a point where we can take that final 3 3 design and actually show it to someone at FDA and addresses of good firms that are in the business say, this is what we're building. And if we can 4 of helping companies through FDA. 5 certify that this building is, indeed, what comes Now, since this time, we also have hired 6 out, how do we propose to proceed with these other 6 Ike Lce, who is eminently familiar with FDA 7 7 protocol. Now, he won't quarterback it alone things 8 8 Q So right now there's no FDA approval either, but he will be part of the team that will. 9 9 pending? So I'm telling you the story of how and 10 A No. No. But there's a strategy for 10 what, but, you know, this is -- this is what we --11 each of the three business lines. And the clean 11 what we did and -- also, if I were going to sit 12 rooms are a very important part of what we plan to 12 down with them, I would've needed to have a 13 13 do from a job creation standpoint and an substantive design of the building, and I didn't 14 14 operational standpoint. But, no. have that. 15 15 So are there -- you know, this is --Again, I listened to the advice I got 16 in -- from the Leahy team. But we have also come 16 this a copy of a communication that I had with the 17 FDA. Yeah. It's back in 2010. I've been -- I've 17 a very long way since then in developing the 18 18 been involved with a few other things since 2010, business line, the building design, and the 19 19 understanding of what we need to do to get it and this has been one of them. 20 20 And one of the things that I would share where it needs to go. 21 with you is, I mentioned this economic initiative. 21 Q Who worked on the offering memorandum 22 22 We've got projects in various degrees of for AnC Bio? 23 23 A A team of people. Our attorneys, our evolution. This project is now becoming a front 24 24 bioscience leadership, Ike Lee, Dr. Jake Lee. You burner project because the Jay Peak projects are 25 25 know, in Korea, there aren't an awful lot of last nearing their completion. I mentioned earlier Page 187 Page 189 today that we're about the eighty-fifth percentile names, believe it or not. There's lots of Dr. 2 of all of our Jav Peak work. This is our next 2 Lees. We have two of them in the same company. MR. JAMES: And they're out of North 3 3 economic development initiative. 4 Q Was there ever a meeting with the FDA? 4 Carolina or --5 5 THE WITNESS: No. That's NNE Pharmaplan A A personal meeting? No. I spoke with 6 6 is the architect. 7 7 Q If you look at ANCBIO-004186, which is MR. JAMES: Okav. 8 8 part of Exhibit 102, Ms. Velez Cabassa mentioned THE WITNESS: They're out of New York 9 9 if you're interested in coming into the FDA to and North Carolina and other cities. They're one 10 discuss your device, you could request to set up a 10 of the largest bioscience architectural firms in 11 meeting. Was there ever a meeting? 11 the world 12 A There wasn't. And here's -- what I -- I 12 MR. JAMES: Okav. 13 mentioned Senator Leahy's people. At this 13 THE WITNESS: And Ike Lee is a Ph.D. 14 particular time, when I was in Washington, I met 14 bioscience doctor educated at Harvard. Jake Lee 15 15 is a specialist in the TPLS pump device and other with Senator Leahy's staff, and they have a person 16 16 blood-related filtering systems. He is doing his on the staff who specifically works with 17 17 research now on our behalf at the University of health-related issues and projects, whether it's a 18 hospital or a bioscience facility. 18 Vermont in Burlington. He did some of his 19 19 They strongly recommended to me, the graduate and Ph.D. work at the University of 20 20 Wisconsin and University of Michigan. They were nice guy ski area operator from Vermont, Bill, 21 21 don't try to quarterback this thing through the instrumental in the science part of the offering. 22 22 FDA yourself. And I listened to them. Mark Scribner, our corporate attorney, 23 23 So as much as she offered to meet with and Bill Kelly assisted in the formulation of some 24 24 aspects of the business plan. But it was a us -- and she was only the gatekeeper. She's not

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collaborative effort.

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the approval person. And I learned more from

48 (Pages 186 to 189)

Page 190 Page 192 MR. JAMES: What about yourself, what 1 THE WITNESS: I suspect he did. I 2 was your role? 2 suspect he did. But he has a longer term history 3 THE WITNESS: I participated in the 3 with the bioscience industry. 4 4 meetings. I know the community. I know the MR. JAMES: How so? 5 academic community in Vermont. And I'm involved 5 THE WITNESS: Well, he has a history of 6 in helping facilitate the product -- the project 6 relationship with -- with bioscience. 7 7 MR. JAMES: I'm saying, can you --8 8 MR. JAMES: Did you make any edits or THE WITNESS: In Korea, AnC Bio Korea. 9 9 revisions to the offering documents before they MR. JAMES: Okay. 10 10 were finalized? THE WITNESS: Yeah. THE WITNESS: I'm not sure how many 11 11 MR. JAMES: So his relationship through 12 edits I might've made. I know that I read it, and 12 that company is what you're referring to as far as 13 13 I looked mostly at the business plan and various his long history of --14 14 physical aspects of the building. But, you know, THE WITNESS: That's right. 15 I'm first to say, I'm not a Ph.D. in bioscience, 15 MR. JAMES: And do you know whether he 16 and Ike and Jake are. 16 improved the AnC Bio offering documents before 17 17 And my biggest interest in the business they were finalized? 18 18 plan is this important point, is there market THE WITNESS: I suspect he saw them 19 19 demand for the products and services? Because if before they were finalized. Then we kind of 20 20 there is market demand for the products and coalesced around a set of documents that we felt 21 21 services, the business will be successful, the were correct. 22 22 jobs will be created, and they'll be retained. And MR. JAMES: Okay. 23 23 it's the same philosophy at Jay Peak. Is there I think in the other project you 24 24 mentioned Mr. Hulme. Was he involved in the market demand for the product and service we're 25 25 offering? If there's not, we shouldn't do it. We creation of the offering documents for the earlier Page 191 Page 193 1 should not do it. 1 projects? 2 2 THE WITNESS: He was involved with the In the case of AnC Bio, we believe that 3 3 there is -- because of the diversity of the three offering documents for the earlier projects, yeah. 4 different things we're doing, that there's market 4 MR. JAMES: But not for AnC Bio? 5 demand for all three. Some are going to take a 5 THE WITNESS: No. 6 little longer to get to, but we'll get there. But 6 MR. JAMES: Okay. 7 7 there will be some immediate financial benefit Did he leave shortly before --8 because of the fact that there is a -- in the case 8 THE WITNESS: We had a separation on 9 9 of clean rooms, there's a pronounced shortage of January, February of 2012. 10 clean rooms in North America. 10 MR. JAMES: Okay. So that's around the 11 11 MR. JAMES: But as to the actual time he left? 12 12 offering memorandum itself, did you contribute to THE WITNESS: Yeah, it's about the time 13 any of the language actually in the memo, the 13 that we separated the relationship. 14 offering memo? 14 MR. JAMES: And the AnC Bio, those 15 THE WITNESS: Yeah, I did. I'm not 15 offering documents, when did that subscription 16 going to say I'm the author of it, but I reviewed 16 period begin? Is it prior to that separation? 17 17 THE WITNESS: I'm not -- I'd have to it. You know, when we put something like this 18 together, we all look at it. We see if there's 18 took at the -- oh, I'm sure it was after that. I'd 19 19 have to look at the dates. anything that really doesn't feel right. 20 And most importantly in the case of the 20 MR. JAMES: Okay. 21 science part, it's really our scientific team that 21 Do you send out the offering documents 22 22 now that Mr. Hulme has left? So when an passes muster. I'm never going to try to claim 23 23 that I'm a bioscience specialist. investor's interested in investing in AnC Bio, 24 24 MR. JAMES: What about Mr. Quiros, did whether directly or through their immigration 25 he have any input on the documents for AnC Bio? 25 counsel, do they contact you and then you send

Page 194

them an offering --

THE WITNESS: They must establish a relationship with us before we'll do anything. And the first step that we always go through is, someone will reach out to us, and they'll express an interest.

Then we will send them a business summary, but we'll also ask them to register their name, address, and, you know, their background --not background, but where they're located from, and if they're actually requesting of us information.

We give them a very general overview and invite them to explore further if they want. If they then request an offering document and sample documents, the subscription agreement, we'll send them to them electronically, so they can review them. If they want to come to Vermont and see the project and visit and physically review it, we'd offer that to them as well.

MR. JAMES: And then when you say we, who actually sends this email attaching the offering documents?

THE WITNESS: One of my staff members. MR. JAMES: But with your authorization?

Page 196 involved with our state in trying to create what

we call a team economy, travel, education, agriculture, and manufacturing.

And you won't find this in a lot of places, but the folks that are involved in these initiatives, my staff at Jay Peak, Ary's belief in Vermont, our governor, our senators. We're a small state, six hundred thousand people. That's all we have in Vermont. We also have the poorest community in the state, our county.

So we're trying to create the team economy in our own little county. Travel, education, agriculture, and manufacturing. This is a great example of the education and the manufacturing part of the team economy.

So is it different than our ski area activity and our hospitality? Of course, it is. But I go back to that core point I made a minute ago, if there's market demand, there's no reason why it can't be successful. And so long as we build quality facilities, hire quality people, I believe we're going to be successful.

Now, the offering documents were created in consort with Mark Scribner. I'm sure if you were to talk to Mr. Hulme, and I suspect given

Page 195

THE WITNESS: Yeah. Yeah. But only within the context of what I just mentioned.

MR. JAMES: Again, Mr. Quiros, he's not involved in communications with potential investors?

THE WITNESS: No. I'm pretty much quarterbacking with the outreach for the various projects that we have and interact with the investors and welcome them to Vermont and show them what we've done, show them what we're planning to do.

And if there are any questions that they have that we cannot personally answer, we connect them with Ike or with Jake Lee, Dr. Lees, and try to give them whatever answers to questions they have. If they then choose to participate in the program, we can move forward. If they don't, they don't have to, obviously.

MR. JAMES: By its nature, has this product -- project produced a lot of questions about the actual concept and things of that nature?

THE WITNESS: Well, it's created questions because it's not our -- you know, we're known as a resort operation. But we also are very

Page 197

know the first thing about technology. And the
 documents, the offerings that you probably have
 seen, he played a role in helping create, but by
 no means the only role. Mark Scribner probably
 had the biggest role, and he's a very good

hardworking attorney in Burlington, Vermont.

what I know about all this you have, he doesn't

And this project is different. And its technology, it's in the industry that anyone around here — the University of Miami has a big bioscience facility there. It's high risk, high yield as an industry, as an industry. However, we feel that the clean room elements of this gives us that stability financially because it's going to be needed for a long, long time.

So we have learned a lot, but we've got a great team, and we've got great products. And we are bringing to Newport, Vermont something that you would never find in a city like Newport, Vermont. And some people would say, well, God, that will never work there. Well, why won't it work there? It's a great idea. It's great technology. And the only thing we're missing is the formulation of capital and the ability to get patient capital to help us build it. And that's

50 (Pages 194 to 197)

Page 198 Page 200 BY MS. FUCHS-SINDLER: what the EB-5 program is all about, finding 1 2 O Materials. 2 patient capital to help rural communities improve. 3 A Okay. Background materials regarding 3 And that's what this program is about. 4 I'm sorry. I'm sorry I'm emotional about it, but 4 northeast Canadian region and history of AnC 5 5 I sense a disbelief that it can happen there, and 6 6 Q And just if you know if that is correct I don't buy it. I'm sorry. 7 7 MR. GORDON: Want to take a break? as to what everyone's different roles and 8 8 THE WITNESS: No. responsibilities were? 9 MR. JAMES: Want to take a moment? 9 A Okay. I understand it. 10 10 THE WITNESS: No. Q Does that look to be correct? 11 MR. JAMES: You're sure? 11 A Yeah. Well, I know all of those people 12 12 THE WITNESS: No. and entities and recognize what they are providing 13 13 and helping with. There may be others. I mean, I You know, I was looking at your mission 14 statement out here. It talks about the 14 don't see Ike Lee and Jake Lee referred to there, 15 15 facilitation of capital formation as one of your but I do see that there's some reference to Korea 16 and where that's being referenced, it refers to 16 missions. That's what we're doing. In a rural 17 17 the scientist. high unemployment area, we're creating jobs, and 18 18 we're facilitating the formation of capital to do Q So is this correct as to everyone's 19 good work. And this is not easy, but nothing good 19 different roles and responsibilities? 20 is. But we're going to succeed. We're going to 20 A What I see here is correct. There may 21 succeed. 21 be some other people, but these designations are 22 22 (SEC Exhibit No. 103 was accurate. 23 marked for identification.) 23 Q Okay. 24 24 BY MS. FUCHS-SINDLER: And who had final approval over the 25 25 O Mr. Stenger, the court reporter has offering memo for AnC Bio Jay Peak Biomedical Page 199 Page 201 marked as Exhibit 103, it looks like an email 1 Research Park? 1 2 string from May 28th and May 29th regarding AnC 2 A I would say it was a combination of Mark 3 3 Bio Vermont business plan financials. And you Scribner, Bill Kelly, and myself. And Ary was were copied -- if you go to the bottom one, it's aware of it, too, of course. 5 5 O And he reviewed as well? from Mr. Kelly to Mr. Gulisano copying Mr. Quiros 6 and yourself. And it talks about different roles 6 I'm sure he did. 7 7 and responsibilities of various people in Did he have to approve it? 8 8 connection with the AnC Bio and Jay Peak A I think if any of the four of us had a 9 Biomedical Research Park offering materials. 9 problem with a particular element of it, we 10 10 Can you take a look at that and tell me would've raised our hand, and we would've dealt 11 if that's an accurate description of the different 11 with it. There wasn't one final, you know, 12 12 approval stamp, so to speak, but we all responsibilities and roles of the various people in connection with the offering materials? 13 13 collaborated on it. 14 A Do you have a -- the bottom one where it 14 Q Okay. 15 says, Bill Stenger is providing background, 15 (SEC Exhibit No. 104 was 16 something, and there's a bunch of typos. 16 marked for identification.) 17 17 O It's a Bate number, yeah. BY MS. FUCHS-SINDLER: 1 8 18 A It's a what? Q Let me show you what's been marked as 19 Q It's a Bates stamp. 19 Exhibit No. 104. It's a copy of offering 20 20 A I know, but what is it -- what is it materials for Jay Peak Biomedical Research Park, 21 21 covering up? 22 22 Q It looks like it says, "is providing Does this look to be a copy of the 23 23 background." offering materials that were provided to 24 24 A Regarding? investors? 25 MR. GORDON: Materials. 25 A It appears to be.

51 (Pages 198 to 201)

Page 202

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Were there any other versions?

A Since we -- no, there were not any other versions. But since the submission of our first 526 approval applications, we received two, what I call RFEs, request for additional evidence. And USCIS listed a series of questions. We answered those questions relatively quickly, resubmitted them to USCIS for their consideration.

True to form these days, it took them about six months to get back to us with any kind of reaction to what we sent them. They issued us another RFE about a month ago. We responded to those questions, and about two weeks ago, gave them a detailed answer.

In both RFEs, the questions were entirely appropriate and easy for us to answer. The data and information that they were requesting was readily available, and we immediately provided it for them. We are now waiting for them to respond to the second RFE.

And -- and so back to your question, has this been updated? When an investor decides they wish to go forward, we put together the 526 template, the application that goes into USCIS,

Page 204

want anybody in this program that's not excited about it. And we've had -- and I think you probably are aware of this, we had a situation a couple of months ago where we had an investor from China that lied to me about why she wanted a refund. She told me that her father was sick.

And she had been in our program for one year, a subscription agreement, escrow agreement. Her offering -- or her application was before USCIS. And she wrote to me and said, oh, my father is sick, I need the money for his operation, ya dah, ya dah, ya dah. I didn't have to give her a cent back, but I did. Within six weeks, I refunded her all of her money and her administration fee.

And then for some unexplainable reason, she went ballistic on us. And I think -- you know, she said she sent the information to the SEC. I'm assuming you got it.

And I'm hurt and annoyed that she lied to me, and then -- and then sent in -- in the environment over there, sent emails about how crooked we are and how this and how that. Disgraceful. Disgraceful. When we responded favorably and in a way that we didn't have to. I

Page 203

which is a reflection of the offering, and any other information that can be considered insightful to the project.

The new template that we would use and are using includes this, the first RFE and its answers, and the second RFE and its answers. And we've given them much more elaborate information on job creation, market demand for the products and services, technology questions that they had. And I feel we've given them a very robust and full, complete answer to everything.

So in the future, this is -- the offering is a step in the process of being in the project, but we would also provide an investor with the RFE and the answers to the RFE as a way to better understand the whole dynamic of the program, because it's a better, you know, ultimate product.

MR. JAMES: So you're saying that if you had a potential investor that contacted you today, then you would give them -- in the addition to the offering materials you would traditionally give, you would also give them the RFE and your response to the RFE?

THE WITNESS: Yes, absolutely. I don't

Page 205

was not obligated to refund her her money, but I

And I also wound up refunding four other of her friends, who, as soon as she got her money back, jumped on the bandwagon.

So I bring that up because I can't believe you don't know about it.

MR. JAMES: Has there been any 526 approvals for the AnC Bio project?

THE WITNESS: No, not yet. They're pending. There's probably seventy that are pending.

MR. JAMES: Seventy, 7-0? THE WITNESS: In that neighborhood. MR, JAMES: Okay.

And the ones that you referenced with the RFE request for additional information, whatever the acronym is, those are -- has that occurred for all seventy or just one?

THE WITNESS: No. There are probably the RFE has been -- the second one has been received by probably a dozen or so, but they're all going to get it. That's the way it works, and I don't mind that.

MR. JAMES: Because they're relying on

Page 206 Page 208 the same information --1 two and a half to three weeks to bring all the 1 2 THE WITNESS: I don't mind a bit that 2 information together, organize it correctly, and 3 3 resubmit it to the attorneys who had received the they're asking questions. 4 One of the things, Brian, I told you a 4 RFE on behalf of their client. And then we -- we 5 5 provided that information to each attorney. few minute ago rather emotionally about what we're 6 trying to do. And the formulation and access of 6 MR. JAMES: Okay. 7 patient money to do things, whether it's Jay Peak 7 THE WITNESS: I know that within the 8 8 or AnC or an airport project we might have in the last ten business days that a resubmission has 9 9 been received by USCIS on behalf of one of the future or another thing in downtown Newport, this 10 10 EB-5 world is incredibly competitive right now. investors. So it is now officially in front of 11 11 When we started there were thirty USCIS again. 12 regional center projects in the country. There 12 MR. JAMES: But did they respond? 13 13 are now close to five hundred. And China is this THE WITNESS: Not yet. I mean, they've wild, wild west of a place where there's so much 14 14 only had it ten days. Now, I'm hopeful that 15 15 competition going on. within the next week or two that we'll get a reply 16 16 I believe, and I don't know this for a and it'll be a favorable reply. 17 17 fact, but I believe that a competitive regional MR. JAMES: In this instance, you're not 18 required to wait until an approval before you 18 center really, really went after us, because the 19 questions that this young lady asked, she didn't 19 could start using the investor funds towards the 20 20 construction? come up with them on her own. And her attorney THE WITNESS: We're -- we are -- we are 21 21 has so much as told me that other people had put 22 22 her up to it, but nonetheless. moving forward in a very -- in a very controlled 23 MR. JAMES: Before I let Trisha 23 way. I'm eager for this approval. This is a 24 continue, can you just give me a quick sense of 24 great project for Vermont and for our region and 25 the RFE? What exactly were the information --25 for the investors. So I'm eager to get it going. Page 207 Page 209 THE WITNESS: Both RFEs were essentially I've got my -- I'm holding back the 1 1 2 2 asking about the job creation aspect of things, biggest element of the construction because I want 3 3 to get the approval. But we're going to get it. and they also wanted to know more about the 4 4 technology demand. Good questions. MR. JAMES: So you're not required to 5 5 wait, but you're waiting on some level --And I say -- and as critical as I am of 6 6 USCIS for how long they're taking, they've got * THE WITNESS: Yeah. 7 7 some pretty good people now who are looking at the MR. JAMES: -- for the approval before 8 8 projects. The questions they ask are good vou expend --9 9 questions, and we welcome the opportunity to THE WITNESS: Correct. 10 10 MS. LAMA: How much has been raised to answer them. 11 11 MR. JAMES: Do you know if that was date from investors? 12 12 produced to us in response to any of our THE WITNESS: I'd have to check the -- I 13 13 subpoenas, the RFE -think it's in the seventy some million dollar 14 14 THE WITNESS: I don't know if they have, range. Maybe more. I can get that specifically 15 15 but I would be delighted to provide it for you. for you. 16 MR. JAMES: Can I request them also from 16 MR. JAMES: And the project's a hundred 17 17 vou, Mr. Gordon? and ten million? 18 MR. GORDON: I just want to ask him when 18 THE WITNESS: Yeah. Yeah. 19 19 they were generated. MS. LAMA: In that approximate seventy 20 20 million, does that include the administrative MR. JAMES: I was going to ask the same 21 21 question, so go ahead. fees?

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THE WITNESS: The most recent RFE was

received, I'm going to say, on or about a month,

immediately went to work on it. It took us about

maybe six weeks ago at the most. And we

53 (Pages 206 to 209)

THE WITNESS: The administrative fees

are part of the overall budgetary complexure. I

the seventy would be -- you know, right now, we

don't -- and it's not a question of how much of

Page 212 Page 210 have more than the full subscription, people 1 building the box and the -- you know, the 2 waiting to participate, but they'd like to see the 2 non-bioscience specific stuff. There's two 3 3 architects. One is a Vermont architect and the 4 MS. LAMA: And how much has been spent 4 other is the specialist architect. 5 to date on architectural fees, designs, and 5 MS. LAMA: Okay. And which -- and who 6 6 construction -- or demolition, I should say? are those architects? 7 THE WITNESS: I would -- I could get 7 THE WITNESS: NNE Pharmaplan is the 8 8 specialist architect. And the other is I believe those precise numbers for you. I don't have a 9 9 particular, you know, specific of that. We just Gardner, the name Gardner Kilcoyne. 10 10 finished the demolition portion a week or so ago. Whenever you're building a building in 11 11 But I can get that for you and be happy to. Vermont, you've got to have a Vermont architect 12 MS. LAMA: Okay. 12 stamp the drawings. That isn't to say they just 13 13 And, approximately, how much did the stamp them, because there's, you know, compliance 14 14 demolition cost? issues that NNE would not know, because they're 15 THE WITNESS: Well, I just said that I 15 dealing with the clean room design, the air 16 don't know the exact amount. But I can get it for 16 handling design, the bioscience element of the 17 you, and I can get a very precise number. I don't 17 building construction and formulation. And the 18 18 think we've gotten the invoices that would be other stuff is really more of a Vermont architect. 19 19 representative of the demolition. Probably are BY MS. FUCHS-SINDLER: 20 being formulated now. 20 Q Can you take a look at what -- in 21 21 MS. LAMA: Okay. Exhibit No. 104, what's been marked as Bates 22 22 And who performed the demolition? ANCBIO-000249. It talks about the TPLS device, 23 23 THE WITNESS: A company called Peak CM. the foot-long device. 24 24 A 249? It's the name of the construction company. It's 25 headed by a fellow by the name of Jerry Davis. 25 Q Yes? Page 213 Page 211 1 MS. LAMA: And that's a local A TPLS. 1 2 2 Q And where it says, KFDA, FDA, CE construction company? 3 3 THE WITNESS: Yeah, regional. Yeah. approved. 4 They are located in Winooski, Vermont, but they do 4 A KFDA, yes. 5 business in the northern tier of Vermont. Done 5 Q Yes. 6 some work at Jay Peak. 6 What is that referring to? 7 7 A Korean FDA, FDA, and CE is the Japanese MS. LAMA: Okay. 8 Is there any relationship with Peak in 8 equivalent of FDA. 9 9 terms of are they an independent third party or --Q Okay. 10 10 And it also says, "Currently under THE WITNESS: They're an independent 11 11 contractor, yeah. process of U.S. FDA approval," and it looks like 12 12 MS. LAMA: Okay. something's cutoff, the year. 13 13 Do you know why it says currently under And you mentioned the name of -- what 14 was the architect --14 process of U.S. FDA approval? 15 15 THE WITNESS: NNE Pharmaplan. A I don't know why that phrase was used. 16 MS. LAMA: Are there any other 16 It's not --17 17 architectural or consulting firms involved? O Is it --18 THE WITNESS: Trudel Environmental did 18 A It's not under FDA approval now. It's 19 19 currently under process. We're pulling together the engineering for us and are doing the 20 20 the documentation for the sufficient due FDA. And engineering for us. 21 We do have a local Vermont architect. 21 I guess the currently under process is a broad 22 22 There's the -- there's the -- the design and term. We certainly aren't claiming it has been 23 23 architectural firm that's doing the technology approved. 24 24 element of the building is very bioscience Q But the - so are you saying that that's 25 25 centric. And then there's the architect that's accurate where it says, "Currently under process

54 (Pages 210 to 213)

Page 216 Page 214 of FDA -- U.S. FDA approval?" 1 A Exactly what it says. 2 A I think the term "under process" is a 2 And you've seen the documents? 3 broad term. I think if I were to do this again, I 3 A I've seen the patent documents, yes. I 4 wouldn't necessarily use that phrase. 4 believe that they're a part of the RFE 5 5 Q Because submissions. 6 A I think I would say it's currently being 6 MS. LAMA: And what is AnC Bio, Inc. 7 prepared for presentation for FDA approval. 7 South Korea? Who are they? 8 8 THE WITNESS: They're a company in Korea Q But is there anything pending with the 9 9 FDA for approval? that we've had relationships with, and they have 10 10 A Well, I said to you last night -- or I technology rights that we have actually accessed. 11 said to you earlier this afternoon, that I spoke 11 BY MS. FUCHS-SINDLER: 12 with Ike Lee last night about the importance now 12 Q And when you say accessed, what do you that the building formulation was nearing 13 13 mean? 14 14 completion, it's time to put the pedal down with A Well, we own them. It's part of our --15 the FDA on the three elements of the business 15 our products. We own technology rights to 16 16 bioscience-related products and services. And the 17 17 Q But there's nothing actually before the RFE that I will send you will have copies of all 18 18 FDA; is that correct? of those patents and explanations for each and the 19 19 A There's nothing -science related to each. 20 20 Q No approval process? Q And in order to obtain FDA approval, 21 21 A There is no submission at the FDA right does there have to be some studies done? 22 22 now for that particular product. But it is the A FDA approval will require a different 23 23 most advanced product we have, and it has KFDA level of approval for each product based on what 24 24 approval. And that'll be the first product that it is and its history. And certain products will 25 25 we will submit to the FDA. require a period of testing and different levels Page 215 Page 217 Q But will -- have you spoken with the FDA 1 of what we would refer to as certification. And 2 about what -- how KFDA approval, if that has any 2 some will require more than others. 3 impact? 3 Q So there has to be testing; is that A We know that KFDA approval does have 4 4 correct? 5 impact and does have weight, but it's not FDA 5 A There -- there will be. There will be 6 approval. The KFDA is a very demanding form of testing in certain of these for sure, and the 7 scientific regulation, also, but it's not FDA 7 degree of the testing will depend upon the 8 8 approval. particular product and the type of device that it 9 Q Who put this in, that currently under 9 represents. 10 process of U.S. FDA approval? 10 I'm not trying to -- I'm saying yes, but 11 A I'm not sure who -- I'm not sure who put 11 I'm saying there may be ten different products and 12 12 that in services that we're going to have and each one 13 13 This particular device is physically will have its own FDA protocol and approval 14 being used in Korea and in Korean operating rooms 14 timeline. 15 right now. This is not a theoretical device. This 15 Q For the TPLS, has any testing been 16 is a device that actually is being used in the 16 started yet? 17 operating room in Asia. Some of these things are 17 A In the United States, no. In Asia, 18 going to need further testing, but this one is the 18 lots, because it's currently being use in human 19 one that is the most advanced. 19 operations in Asia. 20 Q And if you look at AnC Bio -- sorry. Let 20 So to some degree, to some degree the 21 me just go back for one second. 21 U.S. FDA will accept some aspects of the 22 Where it says also that the TPLS is 22 preexisting usage and the testing, but not 23 developed under patented technology owned by AnC 23 necessary all. 24 Bio, Inc. South Korea, what's your understanding 24 Q How do you know that they'll accept it? 25 of that? 25 That's what our scientists have -- no, I

Page 218 Page 220 1 didn't say they would accept --1 Q How will that impact the process of 2 MR. GORDON: Don't answer any legal 2 getting 829s? 3 Λ Well, the 829 is -- is a job-creating advice you're getting, though. 3 4 THE WITNESS: Huh? 4 timeline. The biggest actual job creator in this 5 MR. GORDON: If any of that is based on 5 facility are the clean rooms. Each clean room 6 legal advice, you don't want to --6 will have between three and five people, and 7 7 THE WITNESS: It's not. It's just -they're fifty of them. And we have our other, the 8 8 it's anecdotal information that Dr. Lee gave me. manufacturing and assembly and distribution 9 9 BY MS. FUCHS-SINDLER: componentry, and then we have our stem cells 10 Q But it's not information from the FDA? 10 product line. 11 A No. No. 11 But, you know, there'll be several 12 12 O Okay. hundred people involved with clean room 13 13 Do you have an understanding if the utilization. And that's a real core component of 14 14 testing has to be done here, the studies have to this whole effort. 15 be done in the U.S.? 15 Q And could you go to Bate - just two 16 A That's correct. 16 pages later, ANCBIO-251 where it talks about 17 Q And do you have an understanding of if 17 C-PAK? 18 18 there's a difference if the device is used for six A I can, yeah. 19 hours or less versus a longer period of time? 19 World's smallest hemofiltration system. 20 A Yes. 20 21 21 0 What's your understanding? And do you see where it says, "Currently 22 A Well, my -- again, if the device is used 22 under progress of U.S. FDA approval 2013." 23 23 in a longer period of time, it requires a certain Λ I'm looking at the reference here. 24 24 level of testing and approval, and less, if it's a Where --25 25 different level. And, again, I'm not a Ph.D. and Q If you look at what's been marked Page 219 Page 221 1 I'm not an MD, but there are different levels. If 1 ANCBIO-000251. 2 2 A 248 or 251? you're using this device for an extended period of 3 3 Q 251. time, it requires one kind of testing and 4 approval. And if it's another, it's another. 4 A Okay. 5 5 Q So for the TPLS, is this going to be a Q Is there any -- is there an approval 6 6 device six hours or less, or is it going to be process going on right now for C-PAK? Is it under 7 7 more of an extended use?** FDA -- is it under the approval process? 8 A I would have to defer to Dr. Lee 8 A I don't -- no, this particular product 9 9 has not been submitted to the FDA. It says, about -- I think we're going to try for both. 10 We'll initially, perhaps, do -- you know, get the 10 "Currently under progress of U.S. FDA approval." 11 11 first product produced, and then we'll go to the Q Is that an accurate statement? 12 next level. 12 A I don't think that's accurate English, 13 I'm a little over my head here in terms 13 to be honest with you. 14 of, you know, the differentiation between -- what 14 O Because there's been no submission made? 15 15 A There's been no submission made to the you're pointing out is correct. There is a 16 16 different protocol for a longer utilization than a FDA for that particular product yet. Yeah. 17 17 Q And who wrote this portion? 18 Q And do you know how long that the 18 I think this came out of our Korean 19 19 studies and testing will take before FDA approval team 20 would be granted? 20 Q And who approved this? 21 A It somewhat depends on how aggressive we 21 A Well, it's part of the overall 22 are in our initiative to comply and to do the 22 submission, so I'd have to take responsibility for 23 23 work. I think it will take at least a year and 24 24 Q Did anyone else approve this? maybe two years. And that's wliy I want to get started before we do construction. 25 A I'm sure that we all saw it, but I

Page 222 Page 224 don't -- I do not -- Whenever asked, and I think hasn't been anything built or no FDA approval, has 2 in our 526 approval -- or our submission, in our 2 there been any kind of revision to these 3 526 submission, I'll check the template, nowhere 3 projections? do we claim that we have FDA approval for any 4 A Well, you're showing me the offering 5 product. We openly acknowledge that we have to go 5 document that was prepared at the beginning. We 6 through that, and we don't claim to -- in our 526 6 have now been almost eighteen months since this 7 submission, we don't claim to have FDA approval 7 submission. We would have to forward these 8 for anything. 8 numbers. And, perhaps, what we would be best to 9 Q But this is a document that's given to 9 have done would be to put year one, year two, year 10 investors; is that correct? 10 three, because all bets are off with the USCIS 11 A This is given to investors as part of 11 taking as long as they are for approvals. 12 their decision-making process, yeah. 12 You make your best guess based on -- on 13 Q Okay. 13 getting it approved and up and operating. Our Can you turn to your attention to what's 14 14 history at Jay Peak has always been four to six 1.5 been Bate marked ANCBIO-000081 where it talks 15 months approval, but that's no longer the case 16 about the projection. It says, "Projected income 16 nationally. Right now USCIS is claiming the 526 17 and expenses, 2013 to 2018." 17 approvals are taking anywhere between fourteen and 18 A Uh-huh. 18 twenty months. 19 Q Who prepared this? 19 So I would say to you, yeah, these --20 A I think it was prepared in collaboration 20 2014 is here, and we haven't built yet because 21 with our Korean team, as well as Bill Kelly. 21 we're behind. So a going forward statement 22 Q And did Mr. Gulisano also prepare this? 22 would -- we would probably be wise to change that 23 A I think he may have -- he may have 23 from a particular year to a -- like a year one, 24 helped contribute to putting it together, yes. 24 year two, year three. 25 Q What was the basis of these figures, 25 MS. LAMA: And in terms of these Page 223 Page 225 projections, how was demand assessed? What was 1 what's contained here on Bate 81? 2 A I think it has largely to do with the 2 the basis for the assumptions? 3 market demand that we expect for each of the 3 THE WITNESS: I would -- I'd have to 4 products of those three particular areas that I 4 defer to Ike and to Dr. Lee, Dr. Jake Lee, on the 5 talked about. 5 science part of the organs. The clean rooms, we relied on that 6 Q But how are these figures - what was 6 7 7 the basis of them? element of the industry. There's pretty --8 8 A Basis of product, what we perceive the there's pretty solid data on what clean rooms rent 9 market demand to be. And they're -- like any new 9 for and what their availability is. 10 entity, they are an estimate of what we hope and 10 The RFE will help elaborate on the 11 expect will happen, not unlike the products that 11 numbers 12 12 we -- we put forth in our offering documents for MR. JAMES: Okay. 13 13 the ski resort and the projects at Jay Peak. We THE WITNESS: And does quite a good job 14 estimated on what we thought would happen. These 14 of that. 15 numbers are put together on the basis of what our 15 MR. JAMES: Okay. 16 16 BY MS. FUCHS-SINDLER: best judgment is based on the industry and the 17 17 costs within the industry. Q If you look at what's been -- if you go 18 18 a few pages earlier, Bates 69, where you see a Q So you see that there's some figures 19 19 even in 2014, 2015. timeline. 20 20 A 69? A Uh-huh. 21 21 Q If you look even under where it says, Yeah. Who prepared this? 22 22 Sorry. Just one second. artificial organs and stem cells and cleaning 23 23 Okay. fees. 24 24 A Uh-huh. A The timeline that you're referring to, 25 25 Q Since the building hasn't -- there the capital raise, the preconstruction site work?

57 (Pages 222 to 225)

Page 226 Page 228 1 O Yeah. 1 of income can we expect, and how many investors 2 2 That was the estimate based on when we will participate? 3 started this effort to raise the capital. It 3 MR. JAMES: This was sent out to clearly is out of -- out of date, and we need --4 potential investors? 5 5 we would need to update it. THE WITNESS: I -- we would never -- we 6 You know, when you put a project 6 didn't send this out to -- if people would inquire 7 7 together, you can take it so far and you make of us, we would -- you know, this might be one of 8 certain assumptions on the basis of your history 8 the things that we would give them. 9 with approval. And I said a minute ago that there 9 MR. JAMES: Okay. 10 were thirty projects in the United States when we 10 BY MS. FUCHS-SINDLER: 11 started. There are five hundred now. 11 Q When was this prepared? 12 When we started, there were twenty-five 12 A Well, it refers to full funding would be 13 adjudicators at USCIS. There's now seventy-five. 13 complete by spring of 2013, so I suspect it was a 14 Thirty and twenty-five adjudicators; five hundred 14 couple of years ago, because clearly, it's well 15 15 projects and seventy-five adjudicators. So it beyond spring of 2013. We're in summer of '14. 16 16 doesn't -- it's not hard to understand why the And I would think this was a few years ago. 17 timelines are taking longer. It doesn't help us, 17 Q It shows the directors of AnC Bio 18 18 but it's understandable. Vermont and AnC Bio, Inc. Korea? 19 19 (SEC Exhibit No. 105 was A Uh-huh. 20 20 marked for identification.) Q Is that correct information? 21 21 BY MS. FUCHS-SINDLER: A I know the directors of AnC Bio Vermont 22 22 Q Okay. I'm showing you what's been at the time are Ary, Bill, and myself. I don't 23 23 marked as Exhibit No. 105. It's a three-page know if Ary and Bill -- I don't believe Ary and 24 24 Bill are currently directors of AnC Bio Korea. document. It's like with bullet points regarding 25 25 AnC Bio Vermont. And I honestly don't know or think we're Page 227 Page 229 1 Do you recognize this document? 1 using this document right now, but I'm not a 2 Yeah, I've seen it. Yeah. 2 hundred percent sure. 3 Who prepared this? 3 Q So you said at the time Ary, Mr. 4 A I believe our team at Jay Peak did. 4 Ouiros -5 Q And who is that? 5 A Well, I don't know the date of this 6 A Myself. Alex McClean is one of our 6 particular -- the creation of this document. I staff members. We did -- if I may review it. 7 think this is very old, very old, because it's 8 Okav. 8 referring to funding will be completed in 2013. 9 Who else prepared this? 9 Now, that was a year ago. And I can tell by the 10 A I think it was done internally by our 10 EB-5 projects have five hundred and forty 11 folks, myself included. And to answer, you know, 11 investors from sixty countries. We now have 12 12 the typical questions that people might have about investors in seventy-four countries. So this is 13 things like training, timeline, why such a -- I 13 probably -- you know, this could be 2011, 2012. 14 mean, the questions are there, why EB-5, what 14 Q And it also talks about FDA approval 15 15 would be built. pending and there have been no submissions. 16 So was it prepared by you, Alex McClean? 16 A Well, pending -- you know, pending is --17 I believe that I participated in helping 17 to me means it's not approved. It's not approved. 18 create this, because it was designed to be an easy 18 And if anybody were -- you know, I said this to 19 to understand Q and A about the project. 19 you earlier, if anybody asked, do we have FDA 20 MR. JAMES: This would be provided to 20 approval, we would say, no, we do not have FDA 21 investors that had questions? 21 approval. 22 THE WITNESS: If they asked a question. 22 Q Has anyone asked? 23 Not that they had issues. I mean, just we get 23 A Sure, they ask. Sure. That's 24 asked all the time, why EB-5, why a facility in 24 important. Believe me. that's important. And we

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Vermont, you know, what are we building, what kind

do not claim that. You know, and what was put in

Page 230 Page 232 1 what's been marked as Exhibit No. 91. You'll see 1 this back of the folder here, I actually am 2 2 embarrassed to see the English, it was not right, it's a multi-page document. The first part is a 3 3 and shame on me for not catching it. cover letter to Ariel Quiros from George Gulisano, 4 MR. JAMES: But in Exhibit 105, where it 4 cc'ing William Kelly, dated February 20th, 2014, 5 says, pending, wouldn't you interpret that to mean 5 Transfer to Jay Peak Biomedical Park for February 6 that AnC Bio Vermont has done what they needed to 6 '14 Invoices, Part One of Four. And then when you 7 do in regards to FDA approval, and now they're 7 to go to the second page, you'll see a request 8 just waiting on a response from FDA? 8 later dated February 24th signed by you --9 THE WITNESS: You might be able to 9 A Uh-huh 10 interpret it that way, but I -- when we get asked 10 Q -- for the payment of certain invoices, 11 the question about FDA approval, we indicate that 11 and then you'll see various invoices attached. 12 12 we have not submitted for FDA yet, that we're Do you recognize this document? A I do. 13 putting -- pulling the materials together for 13 14 that, but we have not -- we have not submitted it 14 Q What is it? 15 15 A The first document? yet. 16 MR. JAMES: Is there a similar document 16 Q Yeah. If you could just tell me a --17 that says what you just said and does not say it's 17 give me a summary of each page. 18 18 A Well, the first one is a memo to Ary 19 THE WITNESS: I'd have to look. 19 from George Gulisano, "I've attached the 20 20 MR. JAMES: Do you recall such a -authorization of the general partner for this 21 21 THE WITNESS: I -- I don't know. I do transaction, as well as invoices to be paid." 22 know what we say when we're asked that question, 22 Q And the second page, is that your 23 23 and we're usually asked that question by most signature? 24 24 investors. The second page is my signature, yeah. 25 25 BY MS. FUCHS-SINDLER: And then the invoices, do you know who Page 231 Page 233 Q What's the role of AnC Bio Vermont? 1 prepared these invoices? 2 A Well, that's the name of the entity that 2 A This invoice? This one, Northeast 3 will operate the facility in Newport. 3 Contract Services? 4 4 You know, the review of the offering Q Yes, the invoices for Northeast Contract 5 5 document --Services. 6 MR. GORDON: Let them ask. There's no 6 A I don't know who prepared the invoice. 7 7 question. That's my signature on it. 8 8 THE WITNESS: Oh, Okay. Q Okay. 9 9 MR. GORDON: Are you guys about to Do you know what this invoice to 10 switch subjects maybe? I'm just thinking about a 10 Northeast -- for Northeast Contract Services, what 11 11 five-minute break, and then also maybe talking that's for? 12 12 A It has to do with the construction about the schedule. 13 13 MS. FUCHS-SINDLER: If you need a break, services for the project and the formulation of 14 we'll go off the record then. 14 the project and the design work and overseeing 15 MR. GORDON: Well, why don't we just go 15 the -- you know, the project that is being done. 16 16 off the record to talk about the schedule, and O What's Mr. Kelly's role with Northeast 17 then we can decide whether we'll take a break or 17 Contract Services? 18 not. 18 A He's the head of that operation, that 19 MS. FUCHS-SINDLER: Okay. We're off the 19 entity. 20 record. 20 MS. LAMA: And are these the 21 (A brief recess was taken.) 21 construction supervision fees that are referenced 22 MS. FUCHS-SINDLER: We're back on the 22 in the offering materials? THE WITNESS: Are they the construction 23 record after a short break. 23 24 24 BY MS. FUCHS-SINDLER: supervision fees? They're reflective I believe of 25 Q Mr. Stenger, can you take a look at 25 some of that, yes. Yes, I do believe that.

59 (Pages 230 to 233)

Page 236 Page 234 And then we have JCM, and those invoices 1 And we have an obligation -- or the 2 are reflective of architecture, technology, 2 company that's building this facility has an 3 equipment. Those are the three major things that 3 obligation to produce and build the facility as 4 the Jay Construction Management invoices are 4 outlined, and these are the progress payments 5 5 in -- in the activity of doing that. representative of. 6 MS. LAMA: And --6 MS. LAMA: Okay. And in February 2014, 7 THE WITNESS: Architecture, technology 7 there were four installment payments made similar 8 acquisition, and the equipment ordering for the 8 to this one, in the cover sheet that says one of 9 facilities, which is substantial. 9 four? 10 MS. LAMA: And are these invoices --10 THE WITNESS: The five hundred and 11 were payments due for these -- for architectural 11 twenty thousand dollar invoice? 12 engineering fees and deposits? Why are these 12 MS. LAMA: Actually, I'm sorry. I 13 monies going to JCM? 13 should be more clear. If we go to the first page. 14 14 THE WITNESS: Because there's work THE WITNESS: Okay. 15 underway and there are commitments underway for 15 MS. LAMA: And it says in the subject, 16 those services that I just mentioned to you, those 16 "Transfer to Jay Peak Biomedical Research Park, LP 17 17 three particular areas; architectural, technology for February 2014 Invoices, Part One of Four." 18 Were there four installment payments, each for six 18 rights, and equipment ordering for the project. 19 19 There are many million of dollars of equipment point two four million, that were similar --20 20 that are ordered and needed for this project that they're all similar to this one? So four payments 21 require many, many months of advance ordering for. 21 each for six point two four million? 22 22 MS. LAMA: Okay. And what's you're THE WITNESS: You're referring to this 23 23 cover letter, asking if there are four of these? understanding as to who these payments were going 24 MS. LAMA: Yes. So, approximately, 24 to be made to for this medical equipment? Where 25 25 are these funds going? twenty-five million was transferred? Page 235 Page 237 THE WITNESS: I'm not sure of the 1 THE WITNESS: In many respects, they're 1 2 2 going directly to the vendor and any Pharmaplan number. There may be three others. This is from 3 3 architect. Some of them are going to AnC Bio George. So it very well could be. This is a big 4 4 Korea for the technology rights. And the other project and with substantial commitments. And 5 ordering of the products and services, there are a 5 there's a lot of -- a lot of investment and a lot 6 host of different companies that will be the 6 of work and a lot of commitment. 7 provider of equipment and supplies for the 7 MS. LAMA: And to your understanding, 8 8 project. were the payments made to the Korean suppliers? 9 MS. LAMA: Is it your understanding that 9 THE WITNESS: I believe that they have 10 an amount was -- a payment was due for medical 10 been, ves. 11 equipment and that's why these Jay Peak Biomedical 11 MR. JAMES: Obviously, we're approaching 12 12 Research Park investor funds were being 5:30. Just one last subject area before we give 13 transferred to JCM? 13 Mr. Gordon a couple of minutes, and we adjourn 14 THE WITNESS: I know that there are 14 until next time. 15 15 Earlier, you had referenced the things underway that need to be paid for and 16 16 commitments made to facilitate the creation of separation with Mr. Hulme, and I think you said it 17 this project. And that's what these represent. 17 was back in January, February of 2012. Do you 18 We've entered into agreements to produce 18 recall that? 19 and create this project, and these are 19 THE WITNESS: I do. 20 representative of the invoices that are -- that 20 MR. JAMES: Do you recall specifically a 21 are part of that. And I know that there's a --21 strategic planning meeting I think in Miami? 22 you know, there's a two point six million dollar 22 THE WITNESS: On January 30th and 31st. 23 23 fee arrangement per month, you know, for X-number MR. JAMES: Okay. 24 24 of months and that these are representative of And who was in attendance at that 25 25 those particular invoices. meeting?

Page 238 Page 240 THE WITNESS: George Gulisano, Bill 1 1 vacation at Jay Peak and went back to Florida. I 2 Kelly, Ary Quiros, Douglas Hulme, and Nicholas 2 suggested that we have a meeting in Florida to, 3 Hulme, and myself. 3 I'll call it, clear the air and also plan our MR. JAMES: And what was the purpose for 4 4 future projects. And it was, unfortunately, a 5 5 the gathering? pretty contentious meeting between the parties. 6 THE WITNESS: Well, the purpose was to 6 And I found -- I felt that it was unnecessarily 7 do a review of project updates, but more than 7 confrontational. I thought he was being a 8 8 demanding bully, and I think that our CFO was anything else, it was designed to be a forward 9 9 being a headstrong CFO. And the two of them were looking what and how do we work collaboratively 10 10 going forward. banging heads pretty hard. 11 MR. JAMES: Okay. You said that was 11 But -- but Douglas did not know 12 the --12 everything about our company. He was developing 13 THE WITNESS: That was what I call the 13 an attitude where -- and I'm trying to be as 14 14 objective on this as possible, then and now. He meeting 15 MR. JAMES: Okay. 15 was developing an attitude where, if we didn't do 16 And then did that turn out to be the --16 what he said in the way that he was perceiving our 17 17 THE WITNESS: It was -- it was not a -business, that he was not -- he was not going to 18 18 it was not a good meeting from my personal continue. And, you know, I saw that progressive 19 19 opinion. attitude coming over a period of time, and I -- in 20 20 MR. JAMES: All right. Tell us why. the past many months, because we had a pretty 21 21 THE WITNESS: Well, I worked with productive relationship for a long time. 22 22 Douglas in Rapid USA for three, four years, five I knew that there were some things about 23 23 years. Worked productively for most of that time what we were heading into, that he wasn't 24 24 promoting the projects and the programs at particularly excited about having to perform. And 25 25 Mountain. And for that, he benefited in a very I'll give you an example, the 829 scenarios. Page 239 Page 241 1 substantial way, which was our -- that was the 1 The 829 is a lot of work, a lot of work. 2 2 agreement. They were committed to doing the 829s. They told 3 In December, late December of 2011, he 3 the investors that when the 829s came to be done, 4 4 came to Jay Peak, and he had interacted with our that they would be there to do them. And he 5 5 leadership team. And Douglas, a bright guy in wanted to get compensation from the investors for 6 many ways, also very obstinate and opinionated in 6 the 829s. He was hoping to get two, three, four, 7 other ways, a CA, not a CPA, a British gentleman. 7 five thousand dollars per investor for the 829s. 8 8 And his approach to how we were going to conduct Well, the investors were not buying it. 9 our business came from a certain direction based 9 So I think there were, in addition to 10 on things that he might've thought or believed or 10 philosophical stuff, personality conflicts, which 11 a philosophy of how and who was going to control 11 there definitely were some personality conflicts, 12 12 what. and the fact that he had benefited enormously from 13 When he came to Jay Peak in December, he 13 our first several projects. Projects were getting 14 was interacting with our accounting staff and got 14 more competitive. 15 to a point where he was -- demanding is not too 15 And that fifty thousand dollar fee that 16 16 strong a word I think, that we use and transfer I mentioned earlier, more and more of those 17 and configure the accounts in a way that would be, 17 referral fees or those administrative fees were 18 perhaps, different than our Accounting Department 18 being cut substantially because third parties, 19 19 like Chinese agents and others, were expecting to 20 And it was a bit of a contentious 20 get a slice of it. 21 situation between our accounting people and his 21 So when he was getting his fifty

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desire to move funds in different places. He was

And he left after a two-week family

not aware of all of what we do or did and

obligations that we may have had or not had.

61 (Pages 238 to 241)

thousand dollars per investor in the first several

projects, towards the end, there were fifteen or

twenty thousand of that fifty was having to go to

another party too that he had made arrangement

Page 242 Page 244 1 1 2 So, you know, I -- I look back on that, 2 But, you know, he wasn't -- he was -- he 3 and I know how hard I worked to make these 3 had picked -- he had picked the fruit. It was 4 projects at Jay Peak successful. I know that he 4 going to get a little tougher operationally and 5 made north of fifteen million dollars in three 5 from a performance standpoint, the 829s I 6 years as an agent for Jay Peak. I helped him 6 mentioned. And then there was the personality 7 immensely make that money. 7 conflict and the control issues that were becoming 8 I think you've sensed how passionate I 8 9 am about what I do and what we have done, and I 9 MR. JAMES: And what accounts -- you 10 carry that same passion with our -- with our 10 said he was demanding that you guys, Jay Peak, 11 investors and when we welcome them. And I helped 11 handle the accounts a certain way. What accounts 12 him immeasurably make an enormous amount of money 12 is he referring to, the accounts at Raymond James? 13 13 Now, that's neither here, nor there, Is it accounting you're talking about? What 14 because that was the deal. But I look at his 14 exactly? 15 15 demand and the way he -- he was abusive at the THE WITNESS: A little bit of both. 16 16 end. And I just -- and I have to say that my CFO Presentation, presentation of accounts, tax 17 was a little bit headstrong, too. And, frankly, 17 presentations, whether or not funds were in a 18 18 at the end of those two days of meetings, I wanted particular account by the end of the year, because 19 to shake them both. I wanted to shake them both, 19 he wanted to show more money in the account for 20 20 but -the year-end for 829 reasons. But we had made 21 21 MR. JAMES: Specifically, what was commitments for the use of the funds and we -- we, 22 22 said -- what was the argument about between -- it you know, we had commitments to do things. And we 23 sounds like you're saying the CFO and Mr. Hulme --23 had initiated, you know, construction or activity. 24 THE WITNESS: Oh, it was, you know, how 24 So it was -- it was style. It was -- it 25 are accounts going to be organized and presented? 25 was -- he had an agenda that was concerned about Page 243 Page 245 1 How are the taxes going to be filed and when? 1 certain things of which I was concerned, too, 2 Who's going to do it? Who's not going to do it? 2 because he made it appear to me that for the USCIS 3 3 And Douglas wanted control. And it was --829 side, that, perhaps, the more you showed in 4 unfortunately, it was obvious to me that you can't 4 the account before December 31st for tax purposes, 5 do that. You're a third-party vendor here. And 5 the better. But, you know, frankly, I didn't -- I 6 6 you might have some recommendations and some didn't understand all of it. 7 opinions, but you're not going to run our 7 I just knew that he was demanding 8 8 business. You don't know the whole picture of certain things that were just unreasonable, and 9 9 what we are and what we've done and what not his business. And he was acting as though, 10 10 commitments we've made and what things we've frankly, that he was a -- he thought he should be 11 accomplished. 11 directing what we were doing. It just wasn't --12 And, you know, it was -- it was just, 12 not the way it was going to be. 13 13 you know -- business situations, unfortunately, MR. JAMES: But can you tell us any 14 will sometimes dissolve. And I felt bad about 14 anymore as far as what Mr. Gulisano said, what --15 that, because there was a lot of good. But there 15 any comments that Mr. Hulme made at the actual 16 was an evolution that was not -- was not 16 meeting? 17 17 respectful, and I felt bad about it. THE WITNESS: You know, I have -- you 18 18 But as time went on and I look back on probably heard this in other situations, you had 19 19 it, I also realized that when Mr. Hulme was at Jay to be there. You had to be there. And you

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Peak in late December, he left Jay Peak for a

Mount Snow in the southern part of the state and

began a relationship with them while he's still

out about it because our industry is a small

working with us. Totally, un -- I mean, I found

couple of days and went down to our competitor at 21

62 (Pages 242 to 245)

just -- you've got two people who are dueling

MR. JAMES: Was there any discussion

accountants. And I wanted to -- as I said, I

about whether the partnership accounts were

encumbered, that's why they were not showing --

wanted to shake them both.

Page 246 Page 248 1 THE WITNESS: No. No --1 later, I get a one-sentence letter saying that 2 MR. JAMES: -- values --2 Rapid USA is no longer going to represent Jay 3 THE WITNESS: No. 3 Peak. That's it. No clarity. No anything. 4 MR. JAMES: Any discussion about --4 And, you know, I'm literally at the 5 THE WITNESS: You know, our relationship 5 parking lot of the airport about to get on a 6 with him -- I was so transparent with him. I 6 plane. And I do. I get on a plane. I fly down 7 7 showed him everything. Because he was our -- he here. I go to the event. They're not there. 8 8 was helping us. We were working together. But he And Ary, who lives here, and I, after 9 didn't know the whole picture of how we -- and 9 the first day and I spoke at the conference, got 10 10 what we were committed to and doing and how we in Ary's car, and we drove over to Naples to sit 11 11 were doing it. Not his business. He's a down with him and say, hey, what the hell is going 12 12 third-party promotional vendor and got incredibly on? And went over there. He wasn't there. His 13 13 son wasn't there. None of -- the receptionist was well compensated for it, but got a little bit 14 belligerent. 14 there. 15 15 MR. JAMES: Were there any discussions, And asked where he was, and she said she 16 16 I mean, about how Jay Peak was acquired back in didn't know where he was. Well, I said to her, I 2008? 17 17 said, would you please let him know that I'm 18 THE WITNESS: None. And I remember 18 trying to get together with him and sit down and 19 19 those two days pretty, pretty well, because I was talk over what's of concern. Because the letter 20 20 very upset. certainly didn't say anything and the phone call 21 MR. JAMES: Do you recall if notes were 21 didn't. 22 22 So we head back to Miami, and I get a taken at the minute or any minutes were --23 THE WITNESS: Oh, I don't know if there 23 phone call from the secretary indicating that if I 24 were notes taken. I suspect there might've been. 24 had any questions about going forward with them, 25 25 No one was assigned the notetaker and the to direct them to an attorney by the name of Mr. Page 247 Page 249 1 secretary of the meeting, no. There were no votes Lindsey. And I then I think, I'm not sure if it 1 2 2 was that next day, but soon thereafter, I reached 3 3 It was a meeting of -- I think I said out to Mr. Lindsey, and I think it was a week or 4 4 six people. And we were trying to get the team so later maybe. I'm not sure of the dates, Brian. 5 5 I was invited to come to a meeting down focused on the future and got bogged down in 6 6 accounting and personalities. here. And I went to Mr. Lindsey's office where 7 7 MR. JAMES: And shortly thereafter, Mr. Mr. Lindsey and Douglas and another gentleman, who 8 Hulme terminated his relationship with the 8 was introduced to me as a former SEC lawyer, 9 9 partnerships in Jay Peak -manager in South Florida. I don't recall his 10 10 name. But I sat for about two hours with Douglas THE WITNESS: Yeah. There was a program 11 11 being conducted here in Miami that we had and went over the things that, you know, were of 12 12 participated in for three years, and I spoke at, seemingly concern to him. And I asked him at the 13 13 two hundred and fifty attorneys, over the Parrot end of the meeting --14 MR. JAMES: You can continue. 14 Jungle conference area. And I was headed to the (Mr. James leaves the room.) 15 airport to get on the plane to come down to meet 15 16 him and his son to do that presentation. 16 THE WITNESS: I asked -- I asked him 17 17 And he calls me, and he says, I'm towards the end of meeting, I said, Douglas, do 18 18 you want to continue to work together and continue calling to let you know that Rapid USA is no 19 19 longer going to represent Jay Peak. And I said, to create the impacts that we're talking about, 20 Douglas, what are you talking about? I said, what 20 the positive impacts? And he got up and left the 21 the hell is going on? And he said, well, you're 21 rooming with Mr. Lindsey and the other gentleman, 22 22 and then they came back. He said, well, if you going to get a letter in a second explaining it. 23 23 Then I tried to engage him. I said, what's going can provide me with some assurance of certain 24 24 things, we'll consider it, I'll consider it. I on? 25 25 said, well, give me a list of what you'd like, and In maybe fifteen or twenty minutes

Page 250 Page 252 I left. 1 1 raised concerns? 2 2 (Mr. James enters the room.) THE WITNESS: I don't know the answer to 3 THE WITNESS: He did not produce that 3 that in terms of whether every investor got it, 4 list at that time, because we just met, but he 4 but any investor that expressed any concern was 5 5 sent it to me I think it was the next day. Many answered in detail. 6 of the things that were of concern to him we were 6 MS. LAMA: And what reasons did they 7 7 able to produce right away. Some of it was -state for not having confidence in the financial 8 required Heather Whipkey, one of our staff 8 information? 9 accountants, to do. 9 THE WITNESS: Never got an answer. Never 10 And Heather had two children -- has two 10 got an answer. 11 children, and one of them was sick. And on the 11 I saw him twice after that at various 12 Friday of that week, which was the date that Mr. 12 events that we were at. And he actually came up 13 Lindsey had said that he would like to have this 13 to me in an event in California, and he 14 information, Heather had a sick child and 14 apologized, because the way he did that was really 15 indicated that she could not get the information 15 disgraceful. It did not have to happen that way. 16 16 together until Monday, but she would have it If he had had the courtesy of reaching out to me 17 17 Monday. And that message was imparted to them. and giving us an opportunity to answer the 18 18 And at the end of the day on Friday, questions that he had, which were not that they sent a letter indicating that he was no 19 19 difficult, we just had to produce the data. But I 20 20 longer interested in pursuing a relationship with believe he was -- he was hell bent to go another 21 21 us. And then they put out a -- I guess you call direction, because he wanted to. His choice, but 22 22 it a press release or a couple of paragraph letter you know, you don't have to do it that way. 23 23 to investors, attorneys indicating that, you know, And when I look back on what were we Rapid USA was no longer interested in being part 24 24 building at the time, what have we built since, 25 25 of Jay Peak and that they did not have confidence what projects have we completed, have we done Page 251 Page 253 1 in our financial situation or presentation. 1 everything that we said we would do, that he 2 We then proceeded to give every single 2 might've thought we weren't going to be completing 3 partnership complete financial details on each of 3 the way he might've thought, we did that and 4 the projects as it related to their particular 4 5 5 area. BY MS. FUCHS-SINDLER: 6 (Mr. James leaves the room.) 6 Q At the meeting, did Mr. Hulme raise any 7 THE WITNESS: And calmed everybody down, concerns about that money being - money raised 8 because that -- their actions certainly created 8 for one project, one phase, was being used to pay 9 some concern among our investors and our 9 money for a different phase? 10 attorneys, but we were able to demonstrate to 10 A At which meeting? 11 everyone's satisfaction that these projects were 11 At any of the meetings. 12 12 performing as they should, doing what they were Α Not really, no. 13 13 supposed to do, and creating what they were O That didn't come up? 14 supposed to do. 14 A No. 15 MS. LAMA: And you mentioned complete 15 Q Did he raise any concerns about any 16 financial details were provided. What was 16 deficits from any accounts? 17 provided? 17 A We had projects going, and Phase I, 18 THE WITNESS: Well, we provided them 18 Phase II, Penthouse, Golf and Mountain Suites, and 19 with the balance sheets and the detail of each 19 in the peak and valley of our operating season, 20 project. 20 you had pluses and minuses. And we had the 21 MS. LAMA: And who are they? 21 ability, through our operations, to cover any 22 THE WITNESS: The investors in the 22 valley that occurred, and we had the wherewithal 23 various projects that we had. 23 to weather any kind of up or down. 24 MS. LAMA: So was this information 24 And whether -- you know, if he had a 25 distributed to all investors or investors who 25 concern, and he may have expressed a concern, but

64 (Pages 250 to 253)

Page 254

we were capable of handling whatever was happening in the marketplace and in the weather world of skiing and our operation.

deficit?

Q At any of the meetings with Mr. Hulme and/or his attorney present, did anyone say that money that would be raised from the Jay Peak Biomedical offering would be used to cover some kind of hole, or words to that effect?

A I don't recall any discussion of the bioscience project with Douglas, no.

Q Or not even saying specifically, but saying from the next offering or the upcoming offering, money raised from that, the upcoming offering would be used to help cover some kind of hole or deficit?

A Every project has an element of income to the company. And so every project, there's a benefit. And what we do with that benefit is the company's prerogative.

So -- but were we looking at this project and that project? No. There's an element of profitability for each project. And if we looked at a project and said, well, there's a benefit for this, so be it.

Q But my question is very specific. Did

Page 256

And we have projects that produced financial gain, and what we do with those financial gains is the -- that's what business is about.

So, you know, I'm trying to answer your question from a conceptual standpoint, but I don't know if there was a particular quote. But certainly if there was a financial obligation, and we had a business outcome that was on the horizon, and we were going to take the outcome of that business and use it for whatever, pay a bill, pay a commitment, so be it.

MS. LAMA: Were there any concerns or an issue and specifically an issue raised about margin loans or a project shortfall that had to be resolved?

THE WITNESS: We had certain elements of our projects that went over budget. And they went over budget because of weather, winter construction, and in a couple of instances, decisions that we made -- I made about whether or not the water park would be of a certain characteristic or whether or not the ice arena would have certain features to it.

I did that with my eyes wide open, because my consultants told me that if you build

Page 255

someone say -- did anyone say at the one of the meetings with Mr. Hulme and/or his attorney that money that would be raised from the next project would be used to cover some kind of hole or

A Well, I mean, money that's earned as part of the project and perfectly legitimate, what you do with that is your business.

Q So did someone say that?

A Well, I mean, I don't know if somebody said that, but what would be wrong if they did?

Q I'm just asking if they did.

A No. I mean, I could imagine that we would say -- or I could say that if a particular project X is completed and within the context of that project there is a financial benefit and you do something with that -- those funds, that's your business.

Now, we have a business where you have an operating winter, you have peaks and valleys in the business cycle, and we have to deal with those business realities every single year. If you have a bad winter weather wise, you might have a bigger issue at the end of the winter. If you have a great winter, maybe you'll have less of an issue.

Page 257

this water park and you build it this particular
way, you'll get a little bit of a bang from it.
But if you do it this way, the retractable roof,
the transparent roof, a couple of features in it,
you will make an enormous difference in the
financial outcome of your project.

I took that advice. I did it. The cost of the water park was significantly higher than was originally designed. But within the proceeds of that project, whether it was land sales or supervision or whatever that we were entitled to, envisioned that being used to take care of the expansion of the facility. So, you know, there's that kind of give and take in a project.

And we also had other resources, our operating experience, our ski proceeds to take care of some of this. And we were seeing our sales grow in a very, very meaningful way.

MS. LAMA: Okay. Not to -- I'm sorry to --

THE WITNESS: It's all right.

MS. LAMA: -- to interrupt. But

specifically, was there a shortfall that was an issue that was the subject of discussion and how is that shortfall going to be addressed, a

65 (Pages 254 to 257)

Page 258 Page 260 1 specific shortfall? MS. LAMA: A later offering. For 2 THE WITNESS: Well, yeah. In the 2 example, funds from Penthouse -- I'm sorry, from 3 meeting on the 30th and 31st, there was discussion 3 Golf and Mountain Suites or Light (sic) and 4 about what the financial -- I guess I don't want 4 Townhouse being used to pay for a prior offering, 5 to say bottom line, but what would our next 5 the project cost construction in a prior offering. 6 6 operating year look like in terms of our THE WITNESS: Proceeds -- proceeds from 7 7 obligations and our responsibilities, and how are a project could be used for whatever purpose we 8 8 we going to address the projects going forward and want, and if it is to retire an invoice or an 9 9 the operating situation for that given fiscal element of debt on something that was either at 10 10 year? And there was discussion about it, but the the ski area or a particular business activity of 11 ultimate resolution of that question was never 11 ours, that's our business. Yeah, that's all 12 12 approached in those meetings because it never got right. There's nothing wrong with that. 13 13 there. The personality stuff that I referred to There's nothing wrong with me taking the 14 14 got in the way. proceeds from something I'm working on tomorrow 15 15 MS. LAMA: Was there an issue, concern and take care of a debt that I might've had 16 about funds from later offerings or projects being 16 yesterday, as long as the agreement indicates that 17 used to fund cost overruns? 17 I have the right to that proceed or that benefit. 18 18 THE WITNESS: Was there an issue? I mean, we are in a cyclical business, 19 19 MS. LAMA: Yes. and some years you do great and other years you 20 THE WITNESS: What do you mean by an 20 may have stress. 21 21 issue? MS. LAMA: Okay. So there were specific 22 MS. LAMA: A concern raised related to 22 situations where investor funds for a specific 23 23 cost overruns, for example, like the water park, offering were used to fund the expenses of another 24 24 for cost overruns being paid for using funds from offering? 25 investor funds from subsequent offers. 25 THE WITNESS: I said the proceeds from a Page 259 Page 261 THE WITNESS: Any shortfall that we 1 1 project that might be going forward and that we 2 2 might've had we had a number of different avenues were entitled to could be used for whatever 3 3 to address that. Some of those did not involve purpose we want as long as it is consistent with 4 Douglas Hulme, and it was none of his business. 4 the offering and the business plan that we're 5 5 Remember, he's a third-party promotional person. dealing with. That's fundamental business, isn't 6 6 And we -- you know, we allowed him in our -- in 7 7 BY MS. FUCHS-SINDLER: our building, so to speak. And, you know, he's 8 not privy to all of our work, all of our 8 O I'm just a little confused. When you 9 9 companies, all of our banking relationships, all said proceeds and Michelle is asking you about 10 of our profits and proceeds. 10 investor funds, were you seeing a difference? 11 11 MS. LAMA: Okay. A Well, of course. If I have investor 12 THE WITNESS: So do you understand what 12 funds, the vast majority of those investor funds 13 13 I mean, though? So if there might've been a are supposed to be used to build a project or a 14 14 discussion about this, he's not in a position facility. But built into the offering and the 15 15 he's not a partner. He's not a business partner. business plan are areas of income that are legally 16 And if he didn't care for our business structure 16 entitled to the developer, the general partner -17 17 or plan or the people, just say, look, I don't I guess it's the wrong term, but to the person or 18 18 want to do business with you anymore. Just say entity that's providing and doing the project. 19 19

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supervision fees?

A That's one of the things.

it.

MS. LAMA: Okay.

To your understanding, did you ever have

a concern or did someone ever raise a concern to

you that funds from a later offering were used to

THE WITNESS: Funds from a --

pay for construction in a prior offering?

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66 (Pages 258 to 261)

Q Are you talking about the construction

I mean, I'm sorry I'm getting a little

the proceeds that you're legally allowed to take

and use them for what you choose, whether it's --

high pitched here, but how can it be wrong to take

Page 262 Page 264 I mean, I've never bought my wife a Maserati, but THE WITNESS: I'm pausing only because 1 if I wanted to and those incomes were to me -- I 2 I don't think it was at all. I don't think it 3 mean, that's a bad example. But you get my -- I 3 4 mean, we have used the income from the ski area to 4 MS. FUCHS-SINDLER: Let's go off the 5 pay bills. We've used the income from the sale of 5 record for a second. 6 real estate to pay bills. We use the proceeds 6 (A brief recess was taken at 6:01 p.m.) 7 from, perhaps, an EB-5 project that are legally 7 EVENING SESSION 8 8 MS. FUCHS-SINDLER: We're back on the allowed to us for any number of reasons. 9 9 Am I wrong in thinking that way? record 10 10 Q I guess I'm just trying to understand, There were no substantive conversations. 11 We just discussed your flight -- I guess at the 11 because I think we're talking about proceeds and 12 investor money and -12 beginning we had talked about 7:30, but now I 13 A I'm sorry. 13 understand it's a different time. We won't be 14 MR. GORDON: Maybe -- can I help? 14 able to finish today. We'll have to adjourn, but 15 MS. FUCHS-SINDLER: Yeah. 15 not end the testimony. But your attorney wanted 16 MR. GORDON: Maybe you can tell him what 16 an opportunity to ask a few questions. 17 17 you mean by the word "proceeds." Because I think MR. GORDON: Bill, just I want to go 18 18 that there's -- Ms. Lama is using the phrase back to some questioning that happened earlier in 19 19 "investor funds," and you're using the word the day. You were asked about funds that had been 20 "proceeds." And, perhaps, you could explain what 20 at bank accounts in Vermont that were transferred 21 21 to Raymond James in 2008, and I think they were you mean. 22 THE WITNESS: I'm not talking about 22 characterized as an investor funds through the 23 23 questions. Do you recall that? investor funds. I'm talking about a project has a 24 24 mission and expenses. And there are certain THE WITNESS: I do. MR. GORDON: Okay. Do you know whether 25 25 areas that the entity that creates the project, Page 263 Page 265 1 they're entitled to what they're legally entitled 1 any of these funds were, in fact, funds owed by 2 2 the partnerships to Jay Peak, Inc.? 3 3 The sale of land, what do I do with the THE WITNESS: They very possibly 4 4 proceeds of the sale of land for a project? Well, could've been. 5 5 MR. GORDON: And do you know whether if I want to pay a bill from yesterday, I can do 6 6 whether there were funds in these accounts that that. It's my right. 7 7 MS. LAMA: What's you understanding as didn't originate with the investors in the limited 8 8 to how that was tracked, that X-portion went to partnerships? 9 9 THE WITNESS: At that particular stage the resort owner or the developer and those 10 10 in our early projects, yes, that's very likely portions were allotted and used in whatever manner 11 they were used in? How was that tracked? 11 possible. Funds could have come from the 12 12 THE WITNESS: How was it tracked? Well, operation of the ski area. It could've come from 13 every project has its budget. Every project has 13 Ary himself. It could've come from a number of 14 its timeline. And every month, we would develop 14 sources. 15 MR. GORDON: I don't have any other 15 the invoices of the project, pay the bills. 16 And we tracked things every month for every 16 questions 17 17 project. MS. LAMA: In a follow-up to that 18 Now, I think at the most, we had -- we 18 question, would funds from other sources be 19 19 had two projects going at one time. I think Golf deposited into the escrow accounts at People's 20 and Mountain Suites and Lodge and Townhouse was 20 Bank? 21 the only time we had two projects in actual 21 THE WITNESS: They might. They might 22 22 construction at the same time. be. If -- I don't doubt that during the course of 23 23 MS. LAMA: I guess just one last the history of the Phase I project that might've 24 24 question on this meeting. Was the issue of margin been the case because we went over -- we had 25 25 thirty-five investors, Michelle, and we had loans discussed at this meeting?

Page 266 Page 268 1 expenses above and beyond the seventeen and a half 1 BY MS. FUCHS-SINDLER: 2 2 million. And it is totally possible that funds Q So you're saying it might've. So you're 3 3 went into that account from other sources to pay belief is just based on what things might have 4 4 for, perhaps, an overage. happened; is that fair? 5 5 MS. LAMA: And you're referring again to A Well, you're asking me a question, is --6 the escrow accounts? were all of the funds in the escrow account only 7 THE WITNESS: No. I'm just saying --7 from the Phase I investors, and I'm saying to you 8 you asked a question, and I'm telling you it is 8 that there might've been funds from another source 9 entirely possible that that could be the case. 9 go into those accounts. I don't know that, but I 10 And records will show that, though. I mean, that 10 don't know that it didn't. 11 project has long since completed. All of the 11 The line of questioning, I'm trying to 12 12 detail is clear. not say, gee, no funds from any other source ever 13 13 MS. LAMA: Okay. So just to be clear, went into that. I don't know that that's the 14 14 is it your testimony that funds coming from escrow case. I know that we had, for instance, in 15 15 accounts at People's Bank -that -- we had to pay bills for the Phase I 16 THE WITNESS: Funds coming from the 16 project that were in excess of seventeen and a 17 17 escrow accounts at People's Bank? half million. And those funds may have been paid 18 MS. LAMA: At People's Bank -- let me 18 out of Jay Peak, may have been paid from Ary 19 19 rephrase it. Quiros's personal funds. It might've been paid --20 20 Is it your testimony that there could be you know, those are examples of where they 21 21 funds, other than investor funds deposited into could've come from. 22 22 the escrow accounts at People's Bank? MS. LAMA: But my question is different. 23 23 THE WITNESS: The escrow accounts? That My question was: The escrow accounts at People's 24 wasn't what Dave had asked me. The Phase I 24 Bank, whether for Phase I, Phase II or any of the 25 account at Raymond James or at People's, it's 25 other phases, was any money deposited into the Page 269 1 entirely possible that funds were deposited into 1 escrow accounts, other than investor funds, funds 2 those accounts to -- to pay for some of the 2 raised from investors? 3 expenses for Phase I --3 THE WITNESS: I don't know if there were 4 4 MS. LAMA: Okay. no other funds invested in -- or deposited there. 5 THE WITNESS: -- but I can provide 5 It is very easy to determine that. 6 detail that would demonstrate what I'm referring 6 Did I answer your question? 7 7 to there. MS. LAMA: If you're done answering. 8 MS. LAMA: Okay. Then let me clarify my 8 THE WITNESS: Well, I'm trying to -- I'm 9 9 question. As far as the escrow accounts at trying to determine whether or not you -- if I'm 10 10 People's Bank, were those escrow accounts only not explaining satisfactorily to you. 11 The investors in Phase I, many of them 11 used to deposit investor money? 12 THE WITNESS: Were the escrow accounts 12 went into the escrow account. But at the very 13 13 at People's Bank used only for the depositing of beginning of the Phase I project, when we took 14 investor funds? I believe that there very well 14 control of the company in January of '08, there 15 could've been additional funds put into those 15 were -- there were many, many, hundreds of 16 accounts. It's possible that it was more than 16 thousands, if not millions of dollars of 17 17 expenditures already -- already spent and created just investor funds. 18 18 MS. LAMA: And what is that based on? and worked on. 19 THE WITNESS: Well, based on the fact 19 Now, I know that some of that -- some of 20 that we had bills in excess of seventeen and a 20 those expenses were paid by Jay Peak. And the 21 21

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half million dollars for that project and the

come from our partner, Ary Quiros.

funds paying for the project came from somewhere.

And they might've come from our ski area proceeds.

They might've come from work we did. Might've

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68 (Pages 266 to 269)

majority, the vast majority of the investor funds

went into the escrow account. But there's a very

you're asking me here, and it's been a very good

clear paper trail. I mean, it's not -- you know,

meeting, but, what, eight hours later, I'm -- I

Page 270 Page 272 I'm saying, you know, if you make the can only tell that you we have perfect records of 1 2 every investor whose funds did go into the -- that 2 appropriate legal approved profit on something, 3 particular fund, when they went, where they went, 3 whether it a land sale or other agreed-upon and what they did. And that's what I'm trying to 4 elements of income, you're entitled to do with 5 5 just flesh out for you. Okay? those elements of income what you want. And it 6 MS. LAMA: Okay. 6 would be the same. I mean, that to me is a 7 MR. GORDON: Maybe I'm just going to ask 7 fundamental of American business. I mean, I hope 8 him one other question, or is that -- is that 8 9 9 MS. FUCHS-SINDLER: Was there anything okay? 10 So seventeen and a half million dollars 10 else that you wanted to add at all? 11 for Phase I is raised from investors and it goes 11 THE WITNESS: No. No. 12 into an escrow account. Is some portion of that, 12 MS. FUCHS-SINDLER: Okay. So thank you. 13 once after invested, no longer investor funds to 13 So we're off the record at 6:15. 14 your mind? 14 (Whereupon, at 6:15 p.m., the 15 THE WITNESS: Can you repeat that? 15 examination was concluded.) 16 MR. GORDON: Sure. 16 17 17 So under the offering materials, 18 18 investors put up seventeen and a half million 19 19 dollars. Does some portion of that belong upon 20 20 investment to others? 21 THE WITNESS: Yes. 21 22 22 MR. GORDON: Can you give some 23 23 examples 24 24 THE WITNESS: Well, there's land sales. 25 25 There's the construction supervision cost. There Page 273 Page 271 1 PROOFREADER'S CERTIFICATE 1 may be other elements within that that are 2 2 appropriately due the developer. 3 3 In the Matter of: JAY PEAK, INC. MR. GORDON: So in addition then to 4 William Stenger 4 funds that Jay Peak, Inc. or Q Resorts or others Witness 5 5 may be placing into accounts of a partnership, File Number: FL-03815-A 6 would it be fair to say that there are some Wednesday, May 21, 2014 7 portion of funds in those accounts that right of Location Miami, Florida 33131 8 8 off the bat belong to others? 9 THE WITNESS: Absolutely. 9 This is to certify that I, Donna S. Raya, 10 MR. GORDON: That's it. 10 (the undersigned), do hereby swear and affirm that 11 THE WITNESS: Absolutely. 11 the attached proceedings before the U.S. Securities 12 12 and Exchange Commission were held according to the MS. FUCHS-SINDLER: Okay. So, 13 obviously, we couldn't finish today, but it's 13 record and that this is the original, complete, true 14 already 6:12. So we're going to adjourn for the 14 and accurate transcript that has been compared to 15 15 the reporting or recording accomplished at the day. 16 16 Is there anything you wanted to add or hearing 17 clarify before we go off the record? 17 18 THE WITNESS: No, other than that when 18 19 19 (Proofreader's Name) (Date) you're doing a project and you have proceeds that 20 are legally -- that you're entitled to, I just 20 21 want to re-enforce the fact that there's nothing 21 22 22 wrong with using those funds in whatever manner 23 23 you are legally allowed to. And by legally, I 24 24 mean, you know, you're not going to go out and by 25 25 drugs.

69 (Pages 270 to 273)

Page 273 PROOFREADER'S CERTIFICATE 1 2 3 In the Matter of: JAY PEAK, INC. Witness: William Stenger 5 File Number: FL-03815-A Date: Wednesday, May 21, 2014 7 Miami, Florida 33131 Location: 8 9 This is to certify that I, Donna S. Raya, 10 (the undersigned), do hereby swear and affirm that the attached proceedings before the U.S. Securities 11 and Exchange Commission were held according to the 12 13 record and that this is the original, complete, true 14 and accurate transcript that has been compared to 15 the reporting or recording accomplished at the 16 hearing. 17 18 19 20 21 22 23 24 25

1	UNITED STATES SECURITIES AND EXCHANGE
2	REPORTER'S CERTIFICATE
3	
4	I, BRIGITTE ROTHSTEIN, Court Reporter, hereby
5	certify that the foregoing transcript of 27% pages (May 21st, 2014) is a complete, true and accurate
6	transcript of the testimony indicated held on May 21st, 2014 at 10:30 a.m. in the matter of:
7	JAY PEAK, INC.
8	I further certify that this proceeding was recorded by me, and that the foregoing transcript
9	was prepared under my direction.
10	
11	Date: May 29th, 2014
12	Official Reporter: Brigitte Rothstein Diversified Reporting Services, Inc.
13	
14	
15	
16	RealLegal
17	BRIGITTE ROTHSTEIN, Court Reporter
18	Notary Public - State of Florida Commission No.: EE 175314
19	Expires: March 17th, 2016
20	Transmittal Number: M000222
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